SERFF Tracking #: CRUM-128650776 State Tracking #:

Company Tracking #: GAP-30000

State: Arkansas Filing Company: United States Fire Insurance Company

TOI/Sub-TOI: H02G Group Health - Accident Only/H02G.000 Health - Accident Only

Product Name: Group Accident - Association -NABF

Project Name/Number: Group Accident- -NABF/

Filing at a Glance

Company: United States Fire Insurance Company
Product Name: Group Accident - Association - NABF

State: Arkansas

TOI: H02G Group Health - Accident Only Sub-TOI: H02G.000 Health - Accident Only

Filing Type: Form

Date Submitted: 08/24/2012

SERFF Tr Num: CRUM-128650776 SERFF Status: Closed-Approved

State Tr Num:

State Status: Approved-Closed

Co Tr Num: GAP-30000

Implementation On Approval

Date Requested:

Author(s): Caren Alvarado, Debbie Deluccia, Howard DeBare, John Carven, Giovana Earl, Cecily Garris

Reviewer(s): Donna Lambert (primary)

Disposition Date: 09/10/2012
Disposition Status: Approved

Implementation Date:

State Filing Description:

Contracts approved under filing CRUM-128649543 9/10/12.

State: Arkansas Filing Company: United States Fire Insurance Company

TOI/Sub-TOI: H02G Group Health - Accident Only/H02G.000 Health - Accident Only

Product Name: Group Accident - Association -NABF

Project Name/Number: Group Accident- -NABF/

General Information

Project Name: Group Accident- -NABF Status of Filing in Domicile: Pending

Project Number: Date Approved in Domicile:

Requested Filing Mode: Review & Approval Domicile Status Comments: This is a new product being filed

concurrently in all 50 states

Explanation for Combination/Other: Market Type: Group

Submission Type: New Submission Group Market Size: Small and Large

Group Market Type: Association Overall Rate Impact:

Filing Status Changed: 09/10/2012

State Status Changed: 09/10/2012 Deemer Date:

Created By: Caren Alvarado Submitted By: Giovana Earl

Corresponding Filing Tracking Number:

Filing Description:

The United States Fire Insurance Company wishes to submit the enclosed Group Accident Only insurance forms for your review and approval. The forms are new and are not intended to replace any existing forms previously filed and approved by your Department.

Upon approval by the Department, the marketing will be through licensed producers. All marketing methods will always be employed in accordance with state law and regulation.

This is a group accident program which provides Accidental Death & Dismemberment, Expense-Incurred Accident Medical Benefits and other ancillary benefits for a Covered Accident that can be included in Group Accident policies issued to associations located outside of the state covering residents of your state. Upon approval the Policy will be issued to eligible Associations and coverage will be available to eligible members of the group. Spouse and dependent coverage will also be available for additional premiums.

We have enclosed the by-laws and articles of incorporation for the association (-NABF) to which this coverage may be made available but would also like the ability to offer tis to additional subsequent associations in the future.

When the master policy is issued outside of your state, the enclosed filed certificate will be issued to residents of your state evidencing coverage under such policy.

Any bracketed information is being filed as variable and is illustrative. Unless otherwise informed, we reserve the right on a case by case basis to alter the layout of the enclosed forms, including color, type face and font. We certify that the type size will always remain as the state required size and all statutory/regulatory requirements will not be changed. The forms themselves note when certain provisions within these forms may be included, deleted or modified, as applicable to a particular policy. Variable material will never be more restrictive that permitted by law. Additionally, variations may result from negotiations between us and the Policyholder.

In addition an Explanation of Variability has been included for your convenience.

If you should have any questions or concerns regarding this submission, please do not hesitate to contact us. We thank you in advance for your prompt review of this filing.

State: Arkansas Filing Company: United States Fire Insurance Company

TOI/Sub-TOI: H02G Group Health - Accident Only/H02G.000 Health - Accident Only

Product Name: Group Accident - Association -NABF

Project Name/Number: Group Accident- -NABF/

Company and Contact

Filing Contact Information

Caren Alvarado, Compliance Director caren.alvarado@fairmontspecialty.com

5 Christopher Way 732-676-9819 [Phone] Eatontown, NJ 07724 732-542-4082 [FAX]

Filing Company Information

United States Fire Insurance CoCode: 21113 State of Domicile: Delaware

Company Group Code: 158 Company Type: 305 MADISON AVENUE Group Name: State ID Number:

MORRISTOWN, NJ 07962 FEIN Number: 13-5459190

(973) 490-6600 ext. [Phone]

Filing Fees

Fee Required? Yes
Fee Amount: \$50.00
Retaliatory? No

Fee Explanation: \$50 per filing

Per Company: No

CompanyAmountDate ProcessedTransaction #United States Fire Insurance Company\$50.0008/24/201261997697

State: Arkansas Filing Company: United States Fire Insurance Company

TOI/Sub-TOI: H02G Group Health - Accident Only/H02G.000 Health - Accident Only

Product Name: Group Accident - Association -NABF

Project Name/Number: Group Accident- -NABF/

Correspondence Summary

Dispositions

Status	Created By	Created On	Date Submitted
Approved	Donna Lambert	09/10/2012	09/10/2012

State: Arkansas Filing Company: United States Fire Insurance Company

TOI/Sub-TOI: H02G Group Health - Accident Only/H02G.000 Health - Accident Only

Product Name: Group Accident - Association -NABF

Project Name/Number: Group Accident- -NABF/

Disposition

Disposition Date: 09/10/2012

Implementation Date: Status: Approved

Comment:

Rate data does NOT apply to filing.

State: Arkansas Filing Company: United States Fire Insurance Company

TOI/Sub-TOI: H02G Group Health - Accident Only/H02G.000 Health - Accident Only

Product Name: Group Accident - Association -NABF

Project Name/Number: Group Accident- -NABF/

Schedule	Schedule Item	Schedule Item Status	Public Access
Supporting Document	Flesch Certification	Accepted for Informational Purposes	Yes
Supporting Document	Application	Accepted for Informational Purposes	Yes
Supporting Document	EOV	Accepted for Informational Purposes	Yes
Supporting Document	Fraud Warning attachment	Accepted for Informational Purposes	Yes
Supporting Document	List of Associations	Accepted for Informational Purposes	Yes
Supporting Document	Bylaws and Articles of Incorporation for the associations	Approved	Yes
Form	Group Accident Policy	Accepted for Informational Purposes	Yes
Form	Group Accident Certificate	Accepted for Informational Purposes	Yes
Form	Group Accident Master Policyholder Application	Accepted for Informational Purposes	Yes
Form	Enrollment Form	Accepted for Informational Purposes	Yes
Form	Administrative Change Rider	Accepted for Informational Purposes	Yes

State: Arkansas Filing Company: United States Fire Insurance Company

TOI/Sub-TOI: H02G Group Health - Accident Only/H02G.000 Health - Accident Only

Product Name: Group Accident - Association -NABF

Project Name/Number: Group Accident- -NABF/

Form Schedule

Lead	Lead Form Number: GAP-30000						
Item No.	Schedule Item Status	Form Number	Form Type	Form Name	Action/ Action Specific Data	Readability Score	Attachments
1	Accepted for Informational Purposes 09/10/2012	GAP-30000	POL	Group Accident Policy	Initial:	44.200	GROUP ACCIDENT POLICY FINAL.pdf
2	Accepted for Informational Purposes 09/10/2012	GAC-30000	CER	Group Accident Certificate	Initial:	44.200	GROUP ACCIDENT CERT FINAL.pdf
3	Accepted for Informational Purposes 09/10/2012	GAA-30000	AEF	Group Accident Master Policyholder Application	Initial:	0.000	Group Accident App Final.pdf
4	Accepted for Informational Purposes 09/10/2012	GAE-30000	AEF	Enrollment Form	Initial:	0.000	Group Accident Enrollment.pdf
5	Accepted for Informational Purposes 09/10/2012	GAR-30000 AR	POLA	Administrative Change Rider	Initial:	0.000	AR Amendatory Rider.pdf

Form Type Legend:

ADV	Advertising	AEF	Application/Enrollment Form
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State: Arkansas Filing Company: United States Fire Insurance Company

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CER	Certificate	CERA	Certificate Amendment, Insert Page, Endorsement or Rider
DDP	Data/Declaration Pages	FND	Funding Agreement (Annuity, Individual and Group)
MTX	Matrix	NOC	Notice of Coverage
отн	Other	OUT	Outline of Coverage
PJK	Policy Jacket	POL	Policy/Contract/Fraternal Certificate
POLA	Policy/Contract/Fraternal Certificate: Amendment, Insert Page, Endorsement or Rider	SCH	Schedule Pages

UNITED STATES FIRE INSURANCE COMPANY

Administrative Offices: 5 Christopher Way • Eatontown, NJ 07724

GROUP BENEFITS ACCIDENT POLICY

POLICYHOLDER: [ABC Association]

POLICY NUMBER: [Specimen]

EFFECTIVE DATE: [November 1, 2012]

EXPIRATION DATE: [November 1, 2013]

The Policy is issued in the state of [state].

The Policy is governed by the laws of the state where it was delivered

The Policy is a legal contract between the Policyholder and United States Fire Insurance Company (herein referenced as "the Company").

The Company agrees to provide insurance, in exchange for the payment of the required premium. Coverage is subject to the terms and conditions described in the Policy.

The Insurance Company and the Policyholder have agreed to all the terms and conditions of this Policy.

The Policy and the coverage provided by it become effective at 12:01 A.M. at the address of the Policyholder on the Policy Effective Date shown above. It continues in effect in accordance with the provisions set forth in the Policy.

THIS IS LIMITED BENEFIT ACCIDENT ONLY COVERAGE.

READ IT CAREFULLY.

BENEFITS ARE NOT PAYABLE FOR LOSS DUE TO SICKNESS.

THIS POLICY PAYS BENEFITS FOR SPECIFIC LOSSES FROM ACCIDENTS ONLY.

THIS POLICY IS NOT RENEWABLE.

Non-Participating Insurance

Signed for United States Fire Insurance Company By:

Signature

Signature

Douglas M. Libby Chairman and CEO James Kraus Secretary

Do Maris

TABLE OF CONTENTS

The following provisions appear within this Policy in the following order:

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SCHEDULE OF BENEFITS

POLICYHOLDER: [ABC Association]

EFFECTIVE DATE: [11/01/2012]

POLICY NUMBER: [xxxxxxxxx]

PREMIUM DUE DATE: [Monthly/Quarterly/Annual in advance on the [1st] of each month]

[POLICY PERIOD: [November 1, 2012 through November 1, 2013]]

[Class definitions are variable and defined by the Policyholder based on elements relating to the relationship between the organization and its members, the employer and its employees etc.]

CLASSES OF ELIGIBLE PERSONS:

A person may be covered only under one Class of Eligible Persons even though He or She may be eligible under more than one class. [Also, a person may not be covered as a Dependent and a Covered Person at the same time.]

[Class 1] [All active members of the Policyholder.]

[PREMIUMS:

[Determined on the basis of the plan design selected by the Policyholder] [\$ xx/[month][week].]

[The Aggregate Limit is optional and applies on the case level]

[AGGREGATE LIMIT OF LIABILITY:

Benefit Maximum [Variable, e.g. any amount from \$1,000.00 to \$10,000,000.00 in increments of

\$500.001

Applies During [Variable, e.g. Policy Year, Calendar Year, Per Occurrence, # of years, per Covered

Accident.]

Applies To [Variable e.g. All benefits, Accidental Death & Dismemberment Benefits only,

Accident Medical Benefits only, indemnity benefits only]]

[If there is more than one Class eligible under the Policy, a Schedule of Benefits may be presented for each Class if benefit applicability, amounts and duration differ by Class or it may be presented together as shown below.]

[ELIGIBILITY WAITING PERIOD: [None to 90 days]]

HAZARDS INSURED AGAINST:

Class Class 1 - Hazard # Description of Hazard Relocation Relocation

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[ACCIDENTAL DEATH [AND DISMEMBERMENT][LOSS OF [SIGHT][SPEECH]HEARING][PARALYIS]BENEFITS]

Class 1 Principal Sum: [Variable, e.g. any amount from \$1,000 to \$1,000,000.00 in

increments of \$500.00]

Class 2 Principal Sum: [Variable, e.g. any amount from \$1,000 to \$1,000,000.00 in

increments of \$500.00]

Time Period for Loss: [Variable, e.g. any period from 90 to 365 days]

Age-based Reductions: [Variable, e.g. 85%-15% at age 65 and over]]

[ACCIDENT MEDICAL EXPENSE BENEFIT

Lifetime Maximum for all Accident Medical [Variable, e.g. any amount from \$1,000.00 to

\$1,000,000.00 in increments of \$500.00]

[Annual Maximum for all Accident Medical [Variable, e.g. any amount from \$1,000.00 to

\$1,000,000.00 in increments of \$500.00]

[Maximum number of occurrences per Policy Year [1, 2, 3, 4, 5, up to 12]

[Loss Period (first Covered Expenses [Variable e.g. any time frame from 15 days

must be incurred within): to 90 days after the Covered Accident or Injury]

Benefit Period: [Variable e.g. any period from 36 months to 3 years

from the date of the Covered Accident or Injury, provided the Injury occurs prior to the Expiration

Date and care is Medically Necessary.]

[Deductible: [Variable e.g. any amount from \$25.00 to

\$100,000.00 in \$25.00 increments]

[Variable e.g. any timeframe from 30 days to 3]

years from the Covered Accident.]

[Co-payment for all outpatient services: [Variable e.g. any amount from \$10.00 to

\$500.00 per visit in \$5.00 increments.]

[Variable e.g. any percentage from 5% to 80%

in 5% increments]]

Terms of Payment [Primary: Primary Excess over Initial Amount of

[\$100]: Partial Excess: Full Excess]

[Accident Medical Expense benefits may be available on an allocated or unallocated basis as shown, that is to say there may be specific limits or out of pocket expenses on certain Covered Expenses (allocated) or all Covered Expenses may be subject to the same maximum limit and out of pocket expenses (unallocated).]

[Any Deductibles, Coinsurance, Co-payments, Benefit Periods, and Benefit Maximums apply on a per Covered Person, per Covered Accident basis.]

[Any Deductibles, Coinsurance, or Co-payments apply to all of the below Accident Medical Expense Benefits unless otherwise indicated in the Schedule below.]

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[ACCIDENT MEDICAL EXPENSE BENEFITS

[Hospital Admission Benefit [Variable, e.g. any amount, \$100.00 to

\$5,000.00 [per admission] in \$100 increments]

[Hospital Room & Board Daily Maximum Benefit Amount: [Variable, e.g. any amount, \$50.00 to \$5,000.00

[per day] in \$50 increments]

[Intensive Care/[Cardiac Care] Room & Board

Daily Maximum Benefit:

[Variable, e.g. any amount, \$50.00 to \$5,000.00

[per day] in \$50 increments]

[Hospital Miscellaneous Maximum Benefit Amount: [Variable, e.g. any amount, \$50.00 to \$5,000.00

[per day] in \$50 increments]

[Outpatient Pre-Admission Testing Benefit Amount: [Variable, e.g. any amount, \$25.00 to \$5,000.00

[per test] in \$25 increments]

[Outpatient Hospital Emergency Room Treatment

Maximum Benefit Amount:

[Variable, e.g. any amount, \$25.00 to \$50,000. [per visit] in \$25 increments] or any percentage, 5% to 100% of the Principal Sum in increments

of 5%.11

[In-Patient Surgical Benefits:

[Primary Surgeons Maximum Benefit Amount: [Variable, e.g. any amount, \$250.00 to

\$50,000.00 [per surgery] in \$250 increments]

[Assistant Surgeon [Variable, e.g. any amount, \$250.00 to

Maximum Benefit: \$50,000.00 [per surgery] in \$250 increments]

[Anesthesia Maximum Benefit: [Variable, e.g. any amount, \$250.00 to

\$50,000.00 [per surgery] in \$250 increments]

Physician's Visits

[In-Hospital Maximum Benefit: [Variable, e.g. any amount, \$25.00 to

\$500.00 [per visit] in \$5 increments]

[Deductible Amount: [Variable, e.g. any amount \$ 5 - \$100 in \$5

increments]]

[Copay Amount: [Variable, e.g. any amount \$ 5 - \$100 in \$5

increments]]

[Coinsurance Percentage: [Variable, e.g. any amount 5% - 50% in 5%

increments]]

Physician's Visits

[Office Visits (Out-of-Hospital) Maximum Benefit: [Variable, e.g. any amount, \$25.00 to

\$500.00 [per visit] in \$5 increments]

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[Deductible Amount: [Variable, e.g. any amount \$ 5 - \$100 in \$5

increments]]

[Copay Amount: [Variable, e.g. any amount \$ 5 - \$100 in \$5

increments]]

[Coinsurance Percentage: [Variable, e.g. any amount 5% - 50% in 5%]

increments]]

Maximum for All [In-Hospital] and [Office Physician's Visits]: [Variable, e.g. any amount,1-unlimited number

visits per Injury in increments of 1 visit]

[X-Ray [Variable, e.g. any amount, \$50.00 to \$1,000.00.]

per procedure in \$25 increments]

[Deductible Amount: [Variable, e.g. any amount \$ 5 - \$100 in \$5

increments]]

[Copay Amount: [Variable, e.g. any amount \$ 5 - \$100 in \$5

increments]]

[Coinsurance Percentage: [Variable, e.g. any amount 5% - 50% in 5%

increments]]

[Laboratory Benefit [Variable, e.g. any amount, \$50.00 to \$1,000.00.]

per procedure in \$25 increments]

[Deductible Amount: [Variable, e.g. any amount \$ 5 - \$100 in \$5

increments]]

[Copay Amount: [Variable, e.g. any amount \$ 5 - \$100 in \$5

increments]]

[Coinsurance Percentage: [Variable, e.g. any amount 5% - 50% in 5%

increments]]

[Diagnostic X-Ray and Laboratory Benefit [Variable, e.g. any amount, \$50.00 to \$1,000.00.]

per procedure in \$25 increments]

[Deductible Amount: [Variable, e.g. any amount \$ 5 - \$100 in \$5

increments]]

[Copay Amount: [Variable, e.g. any amount \$ 5 - \$100 in \$5

increments]]

[Coinsurance Percentage: [Variable, e.g. any amount 5% - 50% in 5%]

increments]]

[Nursing Maximum Benefit Amount: [Variable, e.g. any amount, \$25.00 to

\$500.00 [per Injury] in \$5 increments]

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[Physiotherapy Benefit

[Maximum Benefit Amount (Hospital Inpatient): [Variable, e.g. any amount, \$25.00 to\$500.00

[per Visit] in \$25 increments]

[Deductible Amount: [Variable, e.g. any amount \$ 5 - \$100 in \$5

increments]]

[Copay Amount: [Variable, e.g. any amount \$ 5 - \$100 in \$5

increments]]

[Coinsurance Percentage: [Variable, e.g. any amount 5% - 50% in 5%

increments]]

[Physiotherapy Benefit

[Waximum Benefit Amount (Outpatient): [Variable, e.g. any amount, \$25.00 to\$500.00

[per Visit] in \$25 increments]

[Deductible Amount: [Variable, e.g. any amount \$ 5 - \$100 in \$5

increments]]

[Copay Amount: [Variable, e.g. any amount \$ 5 - \$100 in \$5

increments]]

[Coinsurance Percentage: [Variable, e.g. any amount 5% - 50% in 5%

increments]]

[Maximum for All Physiotherapy [Inpatient] & [Outpatient]: [Variable, e.g. any amount, \$25.00 to\$500.00

[per Visit] in \$25 increments]

[Maximum Number of Visits per Covered Accident [Variable' e.g., any number of visits, 1 to 20 in

increments of 1 visit]]

[Variable, e.g. any amount, \$25.00 to

\$1000.00 [per Injury] in \$25 increments]

[Medical Equipment Rental/[Purchase] Charges Maximum:

Benefit Amount

[Variable, e.g. any amount, \$25.00 to \$1000.00 [per Injury] in \$25 increments]

[Medical Services and Supplies Maximum Benefit Amount

(Blood, Blood Transfusions, Oxygen):

[Variable, e.g. any amount, \$25.00 to \$1000.00 [per Injury] in \$25 increments]

[Dental Treatment For Injury Only

Maximum Benefit Amount: [Variable, e.g. any amount, \$25.00 to \$500.00

[per Injury] in \$25 increments]

Mental or Nervous Disorders/Psychotherapy Benefit

[Maximum Benefit Amount: Variable, e.g. any amount, \$25.00 to\$500.00

[per Visit] in \$25 increments]

[Maximum Number of Visits per Covered Accident [Variable' e.g., any number of visits, 1 to 20 in

increments of 1 visit]]

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[ADDITIONAL ACCIDENT BENEFITS each benefit is optional and variable]]

[Any benefits payable under {these Additional Accident Benefits} shown below {are paid in addition to} any {Accidental Death and Dismemberment} benefits payable, unless otherwise excluded or indicated under the terms, conditions, and exclusions of this Policy.]

[The total of {all benefits payable under this Policy, including all Additional Accident Benefits} paid for all Injuries caused by the same Covered Accident shall not exceed the Principal Sum indicated in the Schedule of Benefits unless otherwise excluded or indicated under the terms, conditions, and exclusions of this Policy.]

[Association Member Benefit

[Variable, e.g. any amount, \$100.00 to \$10,000.00

Per Injury in \$100 increments.]

[Bereavement and Trauma Counseling Benefit

Benefit Amount [Variable e.g. any amount, \$25.00 to \$500.00 per

session1 in \$25 increments1

Maximum Number of Sessions [Variable e.g. any number of sessions: 2 to 25

sessions.]

Maximum Benefit Per Covered Accident [Variable, e.g. any amount, \$50.00 to \$2,000.00]]

in \$25 increments]

[BOMB SCARE, BOMB SEARCH, OR

[Variable e.g. any percentage, 1% to 20%] **BOMB EXPLOSION BENEFIT** multiplied by the portion of the Principal Sum

applicable to the Covered Loss] (in 1%

increments)]

[BURIAL AND CREMATION BENEFIT [Variable, e.g. any amount, \$500.00 to

\$10,000.00 in \$250 increments]]

[CHILD CARE CENTER BENEFIT

Benefit Amount [Variable e.g. any amount, \$250.00 to

\$10,000.00 per year in \$50 increments]

Maximum Benefit Period [Variable e.g. to any age, 6 to 18 for each

surviving Dependent Child.]]

[COMMON ACCIDENT BENEFIT

Covered Spouse[/Domestic Partner] Benefit [Variable e.g. up to any percentage, 10% to

100% (in 10% increments) of the Covered Person's Principal Sum [applicable to the Covered Loss,] up to a Maximum of \$1,000.00

to \$1,000,000.00.]]

[COMMON CARRIER BENEFIT

Maximum Benefit: [Variable, e.g. any amount, \$250.00 to \$10,000.00.]

per Occurrence in \$250 increments]

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[ADDITIONAL ACCIDENT BENEFITS continued [each benefit is optional and variable]]

[EDUCATION BENEFIT

Surviving Dependent Child Benefit [Variable, e.g., Any percentage, 1% to 20% in increments of 1%] of the Principal Sum [subject to

a Maximum Benefit of [\$1,000 to \$10,000]]]

[Surviving Spouse[/Domestic Partner] Benefit [Variable, e.g., Any percentage, 1% to 20% in

increments of 1%] of the Principal Sum [subject to

a Maximum Benefit of [\$1,000 to \$10,000]]]

Maximum Number of Annual Payments
[For Each Surviving Dependent Child
[For Surviving Spouse]/Domestic Partner]

[Variable, e.g., Any number, 1 to 4]] [Variable, e.g., Any number, 1 to 4]]

Default Benefit [Variable, e.g., Any amount, \$500 to \$5, 000 in

\$250 increments]]

[Variable, e.g. any amount, \$25.00 to

\$50,000.00 in \$25 increments or any

percentage, 5% to 100% of the Principal Sum in

increments of 5%.]]

[ESCALATOR BENEFIT

Frequency of Increases

Periodic Increase [Variable, e.g. any percentage, 1% to 20% of

the Principal Sum] in increments of 1% [Variable, e.g. Quarterly, Semi-annually,

Annually.]

Maximum Total Increase [Variable, e.g. any percentage, 5% to 50% of

the Principal Sum in increments of 5%]]

[[FAMILY] RELOCATION BENEFIT [Variable, e.g. any amount, \$250.00 to \$10,000.00

In \$250 increments.]

[FAMILY TRANSPORTATION BENEFIT [Variable, e.g. any amount, \$250.00 to \$10,000.00

In \$250 increments.]

[FELONIOUS ASSAULT BENEFIT

Maximum Benefit: [Variable, e.g. any amount, \$250.00 to \$10,000.00.]

per Occurrence in \$250 increments]

[HEART OR CIRCULATORY MALFUNCTION BENEFIT [Variable, e.g. any percentage, 5% to 100% of

Principal Sum] in 5% increments]

[HOME ALTERATION AND VEHICLE MODIFICATION]

[Variable, e.g. any percentage, 5% to 50% of the Principal Sum in increments of 5% subj

the Principal Sum in increments of 5% subject to a maximum of [\$1,000.00 to \$25,000.00]]

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[ADDITIONAL ACCIDENT BENEFITS continued [each benefit is optional and variable]]

[HOSPITAL CONFINEMENT BENEFIT

Waiting Period: [Variable, e.g. none – 90 days]

[Daily][Weekly][Monthly] Benefit Amount: [Variable, e.g. [\$50 - \$5,000][\$350 -

\$35,000][\$1,525 - \$152,500]] per confinement in

increments of \$50]]

Maximum Benefit Amount: [Variable, e.g \$1,000 - \$1,000,000] per

confinement in increments of \$250]

Maximum Benefit Period: [Variable, e.g. 1 – 365 days]

[IDENTIFICATION BENEFIT [Variable, e.g. any amount, \$500.00 to \$10,000.00

in \$500 increments.]

[EMERGENCY MEDICAL EVACUATION EXPENSE BENEFIT

Maximum Benefit per Covered Accident [Variable, e.g. Any amount, \$500.00 to

\$1,000,000.00 in \$500 increments.]]

[OUT-PATIENT PRESCRIPTION DRUG BENEFIT

[[Retail] [Mail] Benefit payable per prescription [Variable, e.g. any amount \$5 – 500 in \$5

increments]]

[[Brand] [Generic] Benefit payable per prescription [Variable, e.g. any amount \$5 – 500 in \$5

increments]]

[[Maximum prescriptions per [month] [year] [Variable, e.g. any amount 1 – 12]

[Maximum Benefit Payable per [month] [year] [Variable, e.g. any amount \$25 – 2,500 in \$25

increments]]

[Deductible Amount per Prescription: [Variable, e.g. any amount \$ 5 - \$100 in \$5]

increments]]

[Copay Amount per prescription: [Variable, e.g. any amount \$ 5 - \$100 in \$5

increments]]

[Variable, e.g. any amount 5% - 50% in 5%]

increments]]

[OUTPATIENT SURGERY BENEFIT

[Outpatient Primary Surgeons Maximum Benefit Amount: [Variable, e.g. any amount, \$250.00 to \$50,000.00

[per surgery] in \$250 increments or any percentage, 5% to 100% of the Principal Sum in

increments of 5%.]]

[Outpatient Assistant Surgeon [Variable, e.g. any amount, \$250.00 to

Maximum Benefit: \$50,000.00 [per surgery] in \$250 increments]

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[Outpatient Surgical Facility Maximum Benefit per Operating Session:

[Variable, e.g. any amount, \$250.00 to \$50,000.00 [per surgery] in \$250 increments]

[ADDITIONAL ACCIDENT BENEFITS continued [each benefit is optional and variable]]

PERMANENT TOTAL DISABILITY

Principal Sum: [Variable, e.g. any amount \$1,000- \$100,000 in

\$500 increments] [Lump Sum][Monthly] [minus

Other Income Benefits.]]

Maximum Number of Months [1- 12 months]]

[TOTAL DISABILITY WEEKLY INCOME BENEFIT

Waiting Period: [Variable e.g. any period 1 day to 180 days.]

Maximum Benefit Period per

Covered Accident [Variable e.g. any period 13 to 104 weeks.]]

Percent of Weekly Salary [[Variable e.g. any amount 25% - 75% in

increments of 5% of weekly salary]

Weekly Income Benefit: [Variable e.g. any amount, \$25.00 to \$1000.00

in \$25 increments] [minus Other Income

Benefits.]]

Maximum Benefit Amount [Variable e.g. any amount \$1,000 - \$100,000]

in increments of \$500]per covered accident

Secondary Maximum Benefit Period per

Covered Accident [Variable e.g. any period 13 to 104 weeks.]]

Percent of Weekly Salary [[Variable e.g. any amount 25% - 75% in

increments of 5% of weekly salary]

Weekly Income Benefit: [Variable e.g. any amount, \$25.00 to \$1000.00

in \$25 increments] [minus Other Income

Benefits.]]

Maximum Benefit Amount [Variable e.g. any amount \$1,000 - \$100,000] in

increments of \$500]

[Disability must occur [Within [180] days from the date of a Covered

Accident and continue for at least [180] days]

[REHABILITATION EXPENSE BENEFIT

Benefit per Covered Accident [Variable, e.g., Any amount, 1% to 20% of the

Principal Sum in increments of 1%, subject to a maximum of [Variable, e.g., \$1,000 to \$250,000 in

\$1,000 increments]]

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[ADDITIONAL ACCIDENT BENEFITS continued [each benefit is optional and variable]]

[REPATRIATION BENEFIT

Maximum Benefit Amount: [Variable, e.g., Any amount, \$500 to \$50,000 in

\$500 increments]]

Benefit Period: [Variable e.g. any period from 36 months to 3 years

> from the date of the Covered Accident or Injury, provided the Injury occurs prior to the Expiration

Date and care is Medically Necessary.1

[SEATBELT BENEFIT

Maximum Benefit Amount: [Variable, e.g., Any amount, \$250 to \$10,000 in

\$50 increments]

Limited Seatbelt Benefit Amount: Variable, e.g., Any amount, \$50 to \$5,000 in \$50

increments]

SPECIAL ADAPTATION EXPENSE BENEFIT

Maximum Benefit [Variable e.g. any amount from \$500 to \$50,000 in

\$250 increments]]

[SPECIAL COUNSELING BENEFIT [Variable, e.g. any amount, \$500.00 to \$10,000.00

in \$250 increments]]

[SPOUSE[/Domestic Partner] RETRAINING BENEFIT [Variable, e.g. the actual cost charged by any

accredited college, university or other institution of higher learning or vacation or licensed technical school per year; or 1% to 20% of the Covered

Person's Principal Sum in increments of 1%]

Maximum Amount [Variable \$1,000.00 to \$50,000.00 in \$500

increments]]

[WAIVER OF PREMIUM BENEFIT

Benefit Waiting Period [Variable, e.g. Any period, [1 month to 12 months]]

Benefit Period [Variable, e.g. Any period, [1 months to 60 months]]

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DEFINITIONS

The male pronoun includes the female whenever used.

For the purposes of this Policy the capitalized terms used herein are defined as follows:

[Each bracketed Definition listed below will be in-or-out depending on the plan selected by the Policyholder.]

Additional terms may be defined within the provision to which they apply.

"Accident" means a sudden, unforeseeable external event which:

- (1) Causes Injury to one or more Covered Persons; and
- (2) Occurs while coverage is in effect for the Covered Person.

[Actively At Work means the Covered Person is present at His/Her usual place of employment with the Policyholder, or is at another location as assigned or directed by the Policyholder, and is mentally and physically capable of performing the regular duties of the job for which He or She is employed. On any day that is not a Covered Person's regularly scheduled work day (vacation, personal days, and weekends/holidays) the Covered Person will be considered Actively at Work on such day provided He or She is not absent due to any type of leave and was Actively at Work on His/Her last regularly scheduled work day. A Covered Person who usually performs the regular duties of His/Her job at their home is considered Actively at Work if they meet all the above requirements and could work at the Policyholder's usual place of employment if required to do so.]

["Aircraft" means a vehicle which:

- (1) Has a valid certificate of airworthiness; and
- (2) Is being flown by a pilot with a valid license appropriate to the aircraft.]

[Annual Compensation means the Covered Person's rate of pay as reported by the Policyholder for work performed for the Policyholder. It does not include commissions, overtime, bonus and additional compensation or pay for more than a Covered Person's regularly scheduled work week.]

[Annual Open Enrollment Period means the period agreed upon by the Policyholder and Us when a Covered Person may enroll for this coverage.]

"Benefit Period" means the period of time from the date of the Accident causing the Injury for which benefits are payable, as shown in the Schedule of Benefits, and the date after which no further benefits will be paid.

Certificate Holder means a person to whom this insurance certificate has been issued evidencing coverage under the Policy.

[Child means the Covered Person's natural Child, adopted Child (or Child placed in the Covered Person's home for purposes of adoption), foster Child, stepchild, or other Child for whom the Covered Person has legal guardianship (proof will be required). A Child must reside with the Covered Person in a parent-Child relationship and be eligible to be claimed as an exemption on the Covered Person's federal income tax return. NOTE: In the event the Covered Person shares physical custody of the Child with another parent, the requirement that the Child reside with the Covered Person will be waived.]

[Civil Union Partner: The parties to a civil union are entitled to the same legal obligations, responsibilities, protections and benefits that are afforded to spouses. Throughout the Policy, a party to a civil union shall be included in any definition or use of the terms such as spouse, family, , dependent, next of kin, and other terms descriptive of spousal relationships. This includes the terms 'marriage' or 'married' or variations thereon. The term spouse or dependent includes civil union couples whenever used.]

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[Coinsurance means the percentage of Reasonable and Customary Expenses for which the Covered Person is responsible for a specified covered service.]

"Company" means United States Fire Insurance Company. Also hereinafter referred to as We, Us and Our.

Covered Accident means an Accident that occurs while coverage is in force for a Covered Person and results in a Covered Loss for which benefits are payable.

Covered Loss or Covered Losses means an accidental death, dismemberment or other Injury covered under this Policy and indicated on the Schedule of Benefits.

"Covered Person" means an Insured Person [and Dependent] eligible for coverage as identified in the Enrollment/Application][who is a U.S citizen residing in the United States, or if not a U.S. citizen, resides permanently in the United States],for whom proper premium payment has been made when due, and who is therefore insured under this Policy.

["Deductible" means the dollar amount of Eligible Expenses which must be incurred and paid by the Covered Person before benefits are payable under this Policy. It applies separately to each Covered Person.]

["Dependent" means a Covered Person's:

- 1) lawful spouse, if not legally separated or divorced, [or Domestic Partner][or Civil Union Partner].
- 2) unmarried Children under age 26.

The age limitations will not apply to a Covered Person's unmarried Child who is incapable of self-support due to a mental or physical incapacity. Proof of such incapacity must be furnished to the Company immediately upon enrollment or within 31 days of the Child reaching the age limitation. Thereafter proof will be required whenever reasonably necessary, but not more often than once a year after the 2-year period following the age limitation.]

["Domestic Partner means an opposite or same sex partner who, for at least [12] consecutive months, has resided with the Covered Person and shared financial assets/obligations with the Covered Person. Both the Covered Person and the Domestic Partner must: (1) intend to be life partners; (2) be at least the age of consent in the state in which they reside; and (3) be mentally competent to contract. Neither the Covered Person nor the Domestic Partner can be related by blood to a degree of closeness that would prohibit a legal marriage, be married to anyone else, or have any other Domestic Partner. The Company requires proof of the Domestic Partner relationship in the form of a signed and completed Affidavit of Domestic Partnership.

"Eligible Expenses" means the Usual, Reasonable and Customary charges for services or supplies which are incurred by the Covered Person for the Medically Necessary treatment of an Injury. Eligible Expenses must be incurred while this Policy is in force.

["Full-Time" means working for the Policyholder an average of at least 30 hours per week.]

"He", "His" and "Him" includes "she", "her" and "hers."

["Health Care Plan" means any contract, policy or other arrangement for benefits or services for medical or dental care or treatment under:

- (1) Group or blanket insurance, whether on an insured or self-funded basis;
- (2) Hospital or medical service organizations on a group basis;
- (3) Health Maintenance Organizations on a group basis.
- (4) Group labor management plans;
- (5) Employee benefit organization plan;
- (6) Professional association plans on a group basis; or
- (7) Any other group employee welfare benefit plan as defined in the Employee Retirement Income Security Act of 1974 as amended; or
- (8) [Automobile no-fault coverage (unless prohibited by law).]]

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"Hospital" means an institution which:

- (1) Is operated pursuant to law;
- (2) Is primarily and continuously engaged in providing medical care and treatment to sick and injured persons on an inpatient basis;
- (3) Is under the supervision of a staff of Physicians;
- (4) Provides 24-hour nursing service by or under the supervision of a graduate registered nurse, (R.N.);
- (5) Has medical, diagnostic and treatment facilities, with major surgical facilities;
 - (a) On its premises; or
 - (b) Available to it on a prearranged basis; and
- (6) Charges for its services.

"Hospital" does not include:

- (1) A clinic or facility for:
 - (a) Convalescent, custodial, educational or nursing care;
 - (b) The aged, drug addicts or alcoholics; or
 - (c) Rehabilitation; or
- (2) A military or veterans hospital or a hospital contracted for or operated by a national government or its agency unless:
 - (a) The services are rendered on an emergency basis; and
 - (b) A legal liability exists for the charges made to the individual for the services given in the absence of insurance.

["Hospital Stay" means a Medically Necessary overnight confinement in a Hospital when room and board and general nursing care are provided for which a per diem charge is made by the Hospital.]

["Immediate Family" means a Covered Persons spouse, [domestic partner], [civil union partner], parent, Child(ren) (includes legally adopted or step Child(ren), brother, sister, [step-Child(ren), grandchild(ren), or in-laws].]

"Injury" means bodily harm which results, directly and independently of disease or bodily infirmity, from an Accident. All injuries to the same Covered Person sustained in one Accident, including all related conditions and recurring symptoms of the Injuries will be considered one Injury.

Insured Person means an [employee] [member] of the Policyholder who is eligible and insured for coverage under this policy and who is not a dependent.

["Leased Aircraft" means an aircraft for which the Policyholder or any of its subsidiaries or affiliates has a written lease under whose terms, the aircraft:

- (1) Can be used at the Policyholder's or any of its subsidiaries' or affiliates' discretion;
- (2) Can be used by the Policyholder or any of its subsidiaries or affiliates for 2 or more trips or for more than 10 consecutive days; and
- (3) Cannot be altered or sold by the Policyholder or any of its subsidiaries or affiliates, without the consent of the leaser or owner.

"Leased Aircraft" does not include any Owned Aircraft.]

["Medically Necessary" or "Medical Necessity" means a treatment, service or supply that is:

- 1) required to treat an Injury;
- 2) prescribed or ordered by a Physician or furnished by a Hospital;
- 3) performed in the least costly setting required by the condition;
- 4) consistent with the medical and surgical practices prevailing in the area for treatment of the condition at the time rendered.

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The purchasing or renting air conditioners; air purifiers, motorized transportation equipment, escalators or elevators in private homes, swimming pools or supplies for them; and general exercise equipment are not considered Medically Necessary.

The fact that a Physician may prescribe, authorize, or direct a service does not of itself make it Medically Necessary or covered by the Group Policy.]

A service or supply may not be Medically Necessary if a less intensive or more appropriate diagnostic or treatment alternative could have been used. We may, at Our discretion, consider the cost of the alternative to be the Covered Expense.]

["Nurse" means either a professional, licensed, graduate registered nurse (R.N.) or a professional, licensed practical nurse (L.P.N.).]

["Occurrence" means all losses or damages that are attributable directly or indirectly to one cause or one series of similar causes. All such losses will be added together and the total amount of such losses will be treated as one Occurrence without regard to the period of time or the area over which such losses occur.]

["Operated or Controlled Aircraft" means an aircraft which:

- (1) Has been leased, rented or borrowed by the Policyholder for at least 10 consecutive days, or more than 15 days in any one year;
- (2) Can be used at the Policyholder's discretion; and
- (3) Cannot be altered or sold by the Policyholder without the consent of the owner or leaser.

"Operated or Controlled Aircraft" does not include any Owned Aircraft.]

{Applies only when Disability or Total Disability benefits are offered}

["Other Income Benefits" means any amounts that the Covered Person [or Covered Dependents] receive (or are assumed to receive) under:

- 1. any amounts received or assumed to be received by [the Covered Person] under:
 - a) the Canada and Quebec Pension Plans;
 - b) the Railroad Retirement Act;
 - c) any local, state, provincial or federal government disability or retirement plan or law payable for Injury provided as a result of any employment the Covered Person may have;
 - d) any sick leave or salary continuation plan;
 - e) any work loss provision in mandatory No-Fault auto insurance;
 - f) any Workers' Compensation, occupational disease, unemployment compensation law or similar state of federal law, including all permanent as well as temporary disability benefits. This includes any damages, compromises or settlement paid in place of such benefits, whether or not liability is admitted. If paid as a lump sum, We will prorate these benefits over the period for which the sum is given. If no time is stated, the lump sum will be prorated over a five-year period. If no specific allocation of a lump sum is made, then the total sum will be an Other Income Benefit.
- 2. any Social Security disability or retirement benefits the Covered Person or any third party receives or is assumed to receive on his/her behalf:
- 3. any Retirement Plan benefits funded by the Covered Person's employer. Retirement Plan means any defined benefit or defined contribution plan sponsored or funded by the Covered Person's employer. It does not include an individual deferred compensation agreement; a profit sharing or any other retirement or savings plan maintained in addition to a defined benefit or other defined contribution pension plan, or any employee savings plan including a thrift, stock or stock bonus plan, individual retirement account or 401K plan;
- 4. any proceeds payable under any group insurance or similar plan. If other insurance applies to the same claim for Disability, and contains the same or similar provision for reduction because of other insurance, We will pay for its pro rata share of the total payable under one policy, without other insurance, bears to the total benefits under all such policies;
- 5. any amounts paid because of loss of earnings or earning capacity through settlement, judgment, arbitration or otherwise, where a third party may be liable, regardless of whether liability is determined.]

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["Owned Aircraft" means aircraft to which the Policyholder or any of its subsidiaries or affiliates holds legal or equitable title.]

Physician means a person who is a qualified practitioner of medicine. As such, He or She must be acting within the scope of his/her license under the laws in the state in which He or She practices and providing only those medical services which are within the scope of his/her license or certificate. It does not include a Covered Person, a Covered Person's spouse, son, daughter, father, mother, brother or sister or other relative.

"Policyholder" means the entity shown as the Policyholder in the Schedule of Benefits.

["Prescription Drugs" means drugs which may only be dispensed by written prescription under Federal law, and reapproved for general use by the Food and Drug Administration.

["Rehabilitation Facility" means a non-residential facility that provides therapy and training rehabilitation services at a single location in a coordinated fashion, by or under the supervision of a physician pursuant to the law of the jurisdiction in which treatment is provided. The center may offer occupational therapy, physical therapy, vocational training, and special training such as speech therapy. The facility may be either of the following:

- (a) A Hospital or a special unit of a Hospital designated as a Rehabilitation Facility; or
- (b) A free standing facility]

["Sound Natural Teeth"] means natural teeth, the major portion of the individual tooth which is present, regardless of filings and caps; and is not carious, abscessed, or defective.

["Spouse" means lawful spouse, if not legally separated or divorced, [or Domestic Partner][or Civil Partner].

["Usual, Reasonable and Customary means:

- (1) With respect to fees or charges, fees for medical services or supplies which are:
 - (a) Usually charged by the provider for the service or supply given; and
 - (b) The average charged for the service or supply in the locality in which the service or supply is received; or
- (2) With respect to treatment or medical services, treatment which is reasonable in relationship to the service or supply given and the severity of the condition.

We, Our, Us means United States Fire Insurance Company underwriting this insurance.

You, Your, Yours, He or She means the Covered Person who meets the eligibility requirements of the Policy and whose insurance under the Policy is in force.

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ELIGIBILITY FOR INSURANCE

Persons eligible to be insured under this Policy are those persons described as an ELIGIBLE CLASS on the [Application] [Schedule of Benefits] [who have completed any applicable Waiting Period.] This includes anyone who may become eligible while this Policy are in force.

We retain the right to investigate eligibility status and attendance records to verify eligibility requirements are met. If We discover the eligibility requirements are not met, Our only obligation is to refund any premium paid for that person.

[An Insured Person's Dependent(s), as applicable, are eligible on the latest of the date:

- 1) the Insured Person is eligible, if the Insured Person has Dependents on that date; or
- 2) the date the person becomes a Dependent; or
- [3] the next Annual Open Enrollment (if applicable) following the date the person becomes a Dependent.]

[If the Insured Person is in a Class of Eligible Persons and is also eligible as a Dependent, He or She may be Covered only once under this Policy. In no event will a Dependent be eligible if the Covered Person is not eligible.]

EFFECTIVE DATES OF INSURANCE:

Policy Effective Date. The Policy begins on the Policy Effective Date shown in the Schedule of Benefits at 12:01 A.M. at the address of the Policyholder.

Covered Person's Effective Date:

A Covered Person will become an insured under this Policy, provided proper premium payment is made, on the latest of:

- (1) The Effective Date of the Policy; or
- (2) The day He becomes eligible, subject to any required waiting period, according to the referenced date shown in the Application/Enrollment Form][Schedule of Benefits]

[Newborn Children Coverage: We will pay benefits for a newborn Child from the moment of birth. You must give Us notice within [31, 60] days of the birth of the Child. If notice is not given within [31, 60] days, coverage for the newborn Child will terminate

[Newborn Adopted Children Coverage: In the case of adoption of a newborn Child, coverage will be on the same basis as a newborn Child if a written agreement to adopt such Child has been entered into by You prior to the birth of the Child, whether or not such agreement is enforceable.]

[Newborn Child Exception: This section does not apply to a newborn Child at that Child's birth if the Child is born to You while You are insured as a Dependent under this Policy. Benefits for Newborn Children apply only to a Child born to an Insured Person or their Spouse.]

[Adopted Children Coverage: Coverage for an adopted Child, other than a newborn, will begin from the date of placement in Your home. A notice of placement for adoption must be submitted to Us. If notice is not given within [31, 60] days, coverage for the adopted Child will terminate.]

[Court Ordered Custody: A Child placed in court-ordered custody, including a foster Child will be covered on the same basis as an adopted Child.]

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[Deferred Effective Date

If the Covered Person [or Dependent if applicable], is not Actively at Work on the date coverage would otherwise be effective, Coverage will be effective on the date He or She returns to an Actively at Work status. A Dependent's insurance will not be in effect prior to the date a Covered Person is insured.]

TERMINATION DATE OF INSURANCE:

Policy Termination Date

Termination takes effect at 12:01 A.M. time at the address of the Policyholder on the date of termination. Termination by the Policyholder or by the Company will be without prejudice to any claims originating prior to the date of termination.

The Policy terminates automatically on the earlier of:

- 1) The Policy Termination Date shown in the Policy; or
- 2) [The premium due date if premiums are not paid when due subject to any grace period].

[Failure by the Policyholder to pay all required premiums due by the last day of the grace period shall be deemed notice by the Policyholder to the Company to terminate this Policy on the last day of the period for which premiums have been paid.]

The Policy may be terminated by the Policyholder or the Company as of any premium due date or Policy Anniversary Date by giving written notice to the other at least 31 days prior to such date.

The Policyholder and the Company may terminate the Policy at any time by written mutual consent.

[If premiums have been paid beyond the termination date, the Company will refund the excess; or if premiums have been paid short of the termination date, the Policyholder will owe the Company the difference.]

Covered Person's Termination Date

Insurance for a Covered Person will end on the earliest of:

- (1) The date He is no longer in an Eligible Class.
- (2) The date He reports for full-time active duty in any Armed Forces, according to the referenced date shown in the Application. We will refund, upon receipt of proof of service, any premium paid, calculated from the date active duty begins until the earlier of:
 - (a) The date the premium is fully earned; or
 - (b) The Expiration Date of this Policy.
 - This does not include Reserve or National Guard duty for training;
- (3) The end of the period for which the last premium contribution is made; or
- (4) The date this Policy is terminated; or
- (5) The date the Covered Person requests, in writing, that his/her coverage be terminated; or
- (6) [The date the Covered Person is no longer Actively at Work, provided all required premiums are paid, unless otherwise provided below].

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[If a Covered Person ceases to be Actively at Work due to an authorized family or medical leave, coverage may be continued for the full period of the leave not to exceed 12 months from the date the Covered Person was last Actively at Work. All required premiums must continue to be paid when due.]

[If a Covered Person ceases to be Actively at Work due to a temporary layoff or leave of absence (for other than family or medical reasons), coverage may be continued for the full period of the layoff or leave of absence, as agreed to in advance and in writing by the Policyholder, not to exceed 3 months from the date the Covered Person was last Actively at Work. All required premiums must continue to be paid when due.]

[Dependent's Termination Date

A Dependent's coverage under the Policy ends on the earliest of:

- 1) The date the Policy terminates; or
- 2) The date the Covered Person's coverage ends; or
- 3) The date the Dependent is no longer a Dependent; or
- 4) The last day of the period for which premiums have been paid.]

PREMIUM PROVISIONS

PREMIUMS:

The Company provides insurance in return for premium payments. The premium shown in the Schedule of Benefits is payable to the Company in the manner described and is based on rates currently in force, the plan, and the amount of insurance in force. Premium due dates are the first of every month unless otherwise stated in the Policy. Premium payment made in advance or for more than a one month period will not affect any provisions of this Policy with regard to change. Failure by the Policyholder to pay premiums when due or within the grace period shall be deemed notice to us to terminate coverage at the end of the period for which premium was paid.

[The Company has the right to rely upon the accuracy of the Policyholder's calculations and to require the Policyholder to furnish a census from time to time but not more than twice in a 12-month period. If, at any time, it is determined that additional premium or a premium credit is due, the Policyholder will pay the additional premium or apply the premium credit at the next premium due date. 1

GRACE PERIOD:

A grace period of 31 days is granted for each premium due after the first premium due date. Coverage will stay in force during this period provided the Policyholder pays all the premiums due by the last day of the grace period, unless notice has been sent, in accordance with the TERMINATION provision, of the intent to terminate coverage under this Policy. Coverage will end if the premium is not paid by the end of the grace period.

Changes in Premium Rate

The Company may change the premium rates from time to time with at least [31, 60 days] advanced written or authorized electronic notice. Notice will be sent to the Policyholder's most recent address in Our records. [No change in rates will be made until 12 months after the Policy Effective Date.] [An increase in rates will not be made more than once in a 12 month period.] However, the Company reserves the right to change rates at any time if any of the following events occur:

- 1) A change in the terms of the Policy.
- 2) A subsidiary, division, affiliated organization or eligible class is added or deleted to the Policy.
- 3) A change in any federal or state law or regulation affecting this Policy and Our benefit obligation.

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- 4) A change in the factors bearing on the risk assumed.
- 5) A misrepresentation in the information relied on in establishing the rate for this Policy
- 6) [A change in the experience rating.]

If an increase or decrease in rates takes place on a date that is not a Premium Due Date, a prorated adjustment will apply from the date of the change to the next Premium Due Date.

INEWLY ACQUIRED SUBSIDIARIES:

The premium for this Policy applies to the risks assumed on the Effective Date of this Policy. Eligible employees or members of subsidiaries newly acquired through merger, stock purchase, exchange of stock, or otherwise, shall be insured under this Policy, subject to the following conditions:

- (1) The Policyholder has at least 50% controlling interest in the subsidiary.
- (2) An additional premium payment is required with a report to us and the name of any newly acquired subsidiary.
- (3) Necessary underwriting information must be furnished for us to determine the additional risks assumed.
- (4) Coverage will begin on the legal date of acquisition.

No coverage shall continue for more than 60 days after the legal acquisition date unless the required report with the necessary data is supplied and the additional premium paid. The Policyholder shall be liable for payment of premium for the period during which such coverage remains in effect.]

[Reinstatement

The Policy may be reinstated within 31 days of lapse if it is lapsed for nonpayment of premium, if the Policyholder submits written application to the Company, the Company accepts the application and the Policyholder makes payment of all overdue premiums.]

SCOPE OF COVERAGE

We will provide the benefits described in this Policy to all Covered Persons who suffer a covered loss which:

- (1) Is within the scope of the **DESCRIPTION OF BENEFITS PROVISIONS** and results, directly and independently of disease or bodily infirmity, from an Injury which is suffered in an Accident;
- (2) Occurs while the person is a Covered Person under this Policy; and
- (3) Is within the scope of the risks set forth in the **DESCRIPTION OF HAZARDS** provisions.

Terms of Payment for Benefits:

[Each of the options below will be in or out depending upon the plan selected]

[Primary Medical Expense:

If an Injury to the Covered Person results in his incurring Eligible Expenses for any of the services on the SCHEDULE OF BENEFITS, We will pay the applicable benefit, subject to any applicable [Deductible Amount], [Benefit Period], [Co-Payment] and [Coinsurance Percentage].

The Covered Person must be under the care of a Physician when the Eligible Expenses are incurred. The Expense must be incurred solely for treatment of a covered Injury:

- (1) While the person is insured under this Policy; or
- (2) During the Benefit Period stated on the SCHEDULE OF BENEFITS.

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Such benefits will be paid on a primary basis, regardless of any other coverage the Covered Person may have. The first Eligible Expense must be incurred within the time frame stated on the SCHEDULE OF BENEFITS. The total of all medical benefits payable under this Policy is shown on the SCHEDULE OF BENEFITS and is subject to the specific maximums shown on the SCHEDULE OF BENEFITS.

[Primary Excess Medical Expense:

If an Injury to the Covered Person results in his incurring Eligible Expenses for any of the services on the SCHEDULE OF BENEFITS, We will pay the first one hundred dollars (\$100) of the Eligible Expenses incurred, subject to any applicable [Deductible Amount], [Benefit Period], [Co-Payment] and [Coinsurance Percentage].

Additional Eligible Expenses will be paid only when they are in excess of amounts payable by any other Health Care Plan, regardless of any Coordination of Benefits provision contained in such Health Care Plan.

The Covered Person must be under the care of a Physician when the Eligible Expenses are incurred. The Eligible Expense must be incurred solely for the treatment of a covered Injury:

- (1) While the person is insured under this Policy; or
- (2) During the Benefit Period stated on the SCHEDULE OF BENEFITS.

The first Eligible Expense must be incurred within the time frame stated on the SCHEDULE OF BENEFITS. The total of all medical benefits payable under this Policy is shown on the SCHEDULE OF BENEFITS and is subject to the specific maximums shown on the SCHEDULE OF BENEFITS.]

[Failure by a Covered Person to follow the terms and conditions and/ or failure to utilize the network providers and facilities of His primary coverage will result in a benefit reduction of Covered Expense to [50%] of the amount otherwise payable under the Policy. This limitation will not apply to emergency treatment required within 24 hours after an Accident when the Accident occurs outside the geographic area served by Your primary plan's HMO, PPO or other similar arrangement for provision of benefits or services, if applicable.]

[Partial Excess Medical Expense:

If an Injury to the Covered Person results in his incurring Eligible Expenses for any of the services on the SCHEDULE OF BENEFITS, We will pay the Eligible Expenses incurred except:

- (1) Those for Hospital Services (inpatient and outpatient); and
- (2) Those for surgery (charges for a surgical procedure including pre- and post-operative care, an anesthetic and its administration),

subject to any applicable [Deductible Amount], [Benefit Period], [Co-Payment], and [Coinsurance Percentage].

Benefits for Expenses incurred for such Hospital Services and surgery charges will be paid only when they are in excess of Expenses payable by any other Health Care Plan, regardless of any Coordination of Benefits provision contained in such Health Care Plan.

The Covered Person must be under the care of a Physician when the Eligible Expenses are incurred. The Expense must be incurred solely for treatment of a covered Injury:

- (1) While the person is insured under this Policy; or
- (2) During the Benefit Period stated on the SCHEDULE OF BENEFITS

The first Eligible Expense must be incurred within the time frame shown on the SCHEDULE OF BENEFITS.

The total of all medical benefits payable under this Policy is shown on the SCHEDULE OF BENEFITS: and Subject to the specific maximums shown on the SCHEDULE OF BENEFITS.

[Failure by a Covered Person to follow the terms and conditions and/ or failure to utilize the network providers and facilities of His primary coverage will result in a benefit reduction of Covered Expense to [50%] of the amount otherwise payable under the Policy. This limitation will not apply to emergency treatment required within 24 hours

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after an Accident when the Accident occurs outside the geographic area served by Your primary plan's HMO, PPO or other similar arrangement for provision of benefits or services, if applicable.]

[Full Excess Medical Expense:

If an Injury to the Covered Person results in his incurring Eligible Expenses for any of the services in the SCHEDULE OF BENEFITS, We will pay the Eligible Expenses incurred, subject to any applicable [Deductible Amount], [Benefit Period], [Co-Payment], and [Coinsurance Percentage], that are in excess of Expenses payable by any other Health Care Plan, regardless of any Coordination of Benefits provision contained in such Health Care Plan.

The Covered Person must be under the care of a Physician when the Eligible Expenses are incurred. The Expense must be incurred solely for the treatment of a covered Injury:

- (1) While the person is insured under this Policy; or
- (2) During the Benefit Period stated on the SCHEDULE OF BENEFITS.

The first Expense must be incurred within the time frame shown on the SCHEDULE OF BENEFITS.

The total of all medical benefits payable under this Policy is shown on the SCHEDULE OF BENEFITS and is subject to the specific maximums shown on the SCHEDULE OF BENEFITS.

[Failure by a Covered Person to follow the terms and conditions and/ or failure to utilize the network providers and facilities of His primary coverage will result in a benefit reduction of Covered Expense to [50%] of the amount otherwise payable under the Policy. This limitation will not apply to emergency treatment required within 24 hours after an Accident when the Accident occurs outside the geographic area served by Your primary plan's HMO, PPO or other similar arrangement for provision of benefits or services, if applicable.]

[Coordination of Benefits Provision:

If a Covered Person is insured for Benefits under this Policy, and is also covered for these Benefits under one or more other Plans, the benefits payable under this Policy will be coordinated with the benefits payable under all other Plans.

Coordination of Benefits will be used to determine the benefits payable for a Covered Person for any Claim Determination Period if, for the Allowable Expenses incurred in that period, the sum of (1) and (2) below would exceed those Allowable Expenses:

- (1) The benefits that would be payable under this Policy without coordination; and
- (2) The benefits that would be payable under all other Plans without the coordination of benefits provisions in those Plans.

The benefits that would be payable under this Policy for Allowable Expenses incurred in any Claim Determination Period without Coordination of Benefits will be reduced to the extent required so that the sum of:

- (1) Those required benefits; and
- (2) All the benefits payable for those Allowable Expenses from all other Plans will not exceed the total of those Allowable Expenses.

Benefits payable under all other Plans include the benefits that would have been payable had proper claim been made for them.

However, the benefits of another Plan will be ignored when the benefits of this Policy are determined if:

- (1) The Benefit Determination Rules would require this Policy to determine its benefits before that Plan; and
- (2) The other Plan has a provision that coordinates its benefits with those of this Policy and would, based on its rules, determine its benefits after this Policy.

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When Coordination of Benefits reduces the total amount otherwise payable in a Claim Determination Period for a Covered Person, each benefit that would be payable in the absence of Coordination of Benefits will be reduced in proportion. The reduced amount will be charged against any applicable benefit limit of this Policy.

We reserve the right to release to or obtain from any other insurance company or other organization or person, any information that, in Our opinion, We or it needs for the purpose of the Coordination of Benefits. When payments that should have been made under this Policy based on the terms of this provision have been made under any other Plans, We have the right to pay to any other organization making these payments the amount it determines to be warranted. Amounts paid in this manner will be considered benefits paid under this Policy. We will be released from all liability under this Policy to the extent of these payments. When an overpayment has been made by us, at any time, We will have the right to recover that payment, to the extent of the excess, from the person to whom it was made or any other insurance company or organization, as We may determine.

Benefit Determination Rules - The rules below establish the order in which benefits will be determined:

(1) Benefits not as a Dependent:

The benefits of a Plan that covers the person for whom claim is made other than as a dependent will be determined before a Plan that covers that person as a dependent.

(2) Dependent Benefits under Different Parent Plans:

The benefits of a Plan that covers the person for whom claim is made as a dependent of the parent whose birthday falls earlier in the year will be determined before the benefits that covers that person as a dependent under the other parent's Plan.

When both parents have the same birthday, the benefits of the Plan which covered the parent longer are determined before those of the Plan which covered the other parent for a shorter period of time. However, if the other Plan does not have the rule described immediately above, but instead has a rule based upon the gender of the parent, and if, as a result, the Plans do not agree on the order of benefits, the rule in the other Plan will determine the order of benefits.

Notwithstanding the foregoing, in the case of a dependent child of divorced or separated parents, the following rules will apply:

- (a) If there is a court decree that establishes financial responsibility for medical, dental or other health care of the child, the benefits of the Plan that covers the child as a dependent of the parent so responsible will be determined before any other Plan, otherwise:
- (b) The benefits of a Plan that covers the child as a dependent of the parent with custody will be determined before a Plan that covers the child as a dependent of a step-parent or a parent without custody;
- (c) The benefits of a Plan that covers the child as a dependent of a step-parent will be determined before a Plan that covers the child as a dependent of the parent without custody.

(3) Benefits for Person Longest Covered:

When the above rules do not establish the order, the benefits of a Plan that has covered the person for whom claim is made for the longer period of time will be determined before a Plan which has covered the person for the shorter period of time.

Right to Receive and Release Necessary Information

For this section to work, We must exchange information with other plans. To do so, We may give to or get from any source all such information necessary. This will be done without the consent of or notice to any person. Any people claiming Benefits under this plan must give to Us the required information.

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Another plan may pay a Benefit that should be paid by Us by terms of this section. If this happens, We may pay to such payor the amount required for it to satisfy the intent of this section. This will be done at Our discretion. Any amount so paid will be considered a Benefit under this plan. We will not be liable for such payment after it is made].

Whenever used in this provision:

"Plan" means any plan which provides Benefits or services for, or by reason of, Hospital, surgical, medical, or dental care, or treatment through:

- (1) Group, blanket or franchise insurance coverage;
- (2) Service plan contracts, group or individual practice or other prepayment plans;
- (3) Coverage under any labor management trusteed Plans, union welfare plans, employer organization plans, professional organizations, self-funded plans or employee benefit organization plans which provides medical or dental benefits or services; or
- (4) A government program, or statue, other than a state medical assistance plan that implements Title XIX of the Social Security Act of 1965;
- (5) Medicare (Title XVIII of the Social Security Act); and
- (6) Any part of a state auto reparation or indemnity act (no-fault insurance) with which the state permits coordination.

Plan does not include coverage under individual or family policies or contracts. Each Plan or part of a Plan that has a right to coordinate benefits will be considered a separate Plan.

"This Plan" means the medical care Benefits provided by this Policy.

"Allowable Expense" means any necessary, Usual, Reasonable and Customary item of expense, incurred while the person (for whom the claim is made) is insured, or is entitled to Benefits after insurance ends, under this Policy; and at least a part of which is covered by any one of the Plans that covers the person for whom claim is made. When benefits from a Plan are in the form of services, not cash payments, the reasonable cash value of each service is both an Allowable Expense and a benefit paid.

"Claim Determination Period" means a calendar year or that part of a calendar year in which the person has been covered under this Policy.]

DESCRIPTION OF HAZARDS

We will pay benefits described in this Policy when a Covered Person suffers a Covered Loss or Injury as a result of a Covered Accident [during one of the Covered Activities listed in the Schedule of Benefits]. Unless otherwise specified, We pay benefits only once for any one Covered Accident, even if it is covered by more than one Hazard.

[Each Hazard listed below will be in-or-out depending on the coverage selected by the Policyholder.]

[HAZARD: [FULL OCCUPATIONAL COVERAGE [(including Business Travel)]]

We will pay the benefits described in the Policy for an Accident which occurs while a Covered Person is:

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- 1) on [the Policyholders] premises; and
- 2) in the course of a Covered Person's job[; or
- 3) on a business trip authorized by the Policyholder.

This coverage does not include commuting between home and the place of work.

[This coverage will start at the actual start of the trip. It does not matter whether the trip starts at the Covered Person's home, [place of work], or other place. It will end on the first of the following dates to occur:

- 1) the date a Covered Person returns to his or her home;
- 2) [the date a Covered Person returns to his or her place of work;] or
- 3) [the date the Covered Person makes a Personal Deviation].]

["Personal Deviation" means:

- 1) an activity that is not reasonably related to [the Policyholder's business: Policyholder's activities]; and
- 2) not incidental to the purpose of the trip.]

[Unless otherwise stated in the Schedule of Benefits, We will pay benefits for a Covered Loss, only once, even if coverage was provided under more than one Hazard.]

[HAZARD: NON-EMPLOYEE/DIRECTOR (Business Travel Only)

We will pay the benefits described in this Policy for an Accident which occurs while the Covered Person is traveling to, participating in, or returning from:

- (1) The Policyholder's committee or director's meeting:
- (2) A trip taken at the Policyholder's request; or
- (3) A trip for which he is reimbursed by the Policyholder for expenses incurred or services provided.

The trip must be authorized by the Policyholder. Coverage does not include an Accident which occurs while the Covered Person:

- (1) Is commuting between the Covered Person's home and place of work; and
- (2) Is taking part in Personal Deviations.

Coverage will start at the actual start of a trip. It does not matter whether the trip starts at the Covered Person's home, [place of work], or other place. Coverage will end when the Covered Person:

- (1) Arrives at his home [or place of work], whichever happens first; or
- (2) Makes a Personal Deviation.

[Personal Deviations are not included.]

"Personal Deviation" means an activity:

- (1) Not reasonably related to the Policyholder's business; or
- (2) Not incidental to the Policyholder's business.

[Exposure to the Elements or Disappearance: This coverage includes exposure to the elements or disappearance after the forced landing; stranding; or wrecking of a vehicle in which a Covered Person was traveling on business for the Policyholder.].

A Covered Person will be presumed to have died, for purposes of this coverage if:

- (1) He is in a vehicle which disappears; sinks; is stranded; or is wrecked in the course of a trip which would be covered by this Policy; and
- (2) His body is not found within one year of the Accident.]

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[Aircraft Restrictions - If the Accident happens while a Covered Person is riding in, or getting on or off an Aircraft, We will pay benefits, but only if:

- (1) He is riding as a passenger only, and not as a pilot or member of the crew; and
- (2) The Aircraft is not being used for:
 - (a) Crop dusting, spraying, or seeding; fire firefighting; sky writing; sky diving or hang gliding; pipeline or power line inspection; aerial photography or exploration; racing, endurance tests, stunt or acrobatic flying; or
 - (b) Any operation which requires a special permit from the FAA, even if it is granted (this does not apply if the permit is required only because of the territory flown over or landed on).]

[Aircraft Not Covered - We will not pay benefits if the Aircraft is any of the following:

- (1) Leased Aircraft;
- (2) Operated or Controlled Aircraft; or
- (3) Owned Aircraft

Unless otherwise stated, We will pay benefits for a covered loss, only once, even if coverage was provided under more than one Description of Hazards.]

[Hazard: [FELONIOUS ASSAULT [OCCUPATIONAL ONLY] [ON PREMISES OCCUPATIONAL ONLY]

We will pay the benefits described in the Policy for an Accident which occurs while a Covered Person is:

- [on : or off of] [the Policyholder's premises : the premises of His Regular Employer] [in the course of His Job : on Duty, in the course of His Job]; or
- [making a line of duty response to an emergency while off Duty and] [which results from]:
- a Felonious Assault upon His person; or
- the commission or attempt to commit by a person other than the Covered Person, any of the listed acts against [the Policyholder's property: the property of the Covered Person: the property of the Covered Person's Regular Employer]:
- robbery;
- common law or statutory larceny;
- theft; or
- hijacking.

"Felonious Assault" means:

- [• an act of violence against the Covered Person; or
- an act which reasonably puts the Covered Person in fear of physical violence to His person.]

["Job": or: "Duty"] means any [work: acts] done according to standards set by [the Policyholder: the Covered Person's Regular Employer] for which the Covered Person is paid.

["Regular Employer" means the employer for whom the Covered Person is actively employed 30 hours or more per week.]

[Coverage under this Hazard will not apply if the Felonious Assault was committed by another member, employee or family member.]

[Unless otherwise stated in the Schedule of Benefits, We will pay benefits for a [covered loss/injury], only once, even if coverage was provided under more than one Hazard.]]

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[HAZARD: EXPOSURE TO THE ELEMENTS OR DISAPPEARANCE

Subject to all other terms and conditions of this Policy, We will:

- (1) Pay the applicable benefit under **BENEFITS FOR ACCIDENTAL DEATH,[DISMEMBERMENT[, [LOSS OF SIGHT],[SPEECH] AND [HEARING]; OR PARALYSIS** for a Covered Person's loss specified therein, which results from exposure to the elements or disappearance due to:
 - (a) The forced landing; stranding; sinking; or wrecking of a vehicle in which a Covered Person was traveling; and
 - (b) Such incident occurs from an Accident for which this Policy provides coverage under the Description of Hazards; or
- (2) Presume that a Covered Person has died if:
 - (a) A vehicle in which he is traveling disappears; sinks; is stranded; or is wrecked; as a result of an Accident for which this Policy provides coverage under the Description of Hazards; and
 - (b) His body is not found within one year of the Occurrence of (2)(a) above.

[Travel must be authorized by the Policyholder and for its business.]

[Unless otherwise stated, We will pay benefits for a covered loss, only once, even if coverage was provided under more than one Description of Hazards.]

[HAZARD: OWNED AIRCRAFT COVERAGE

We will pay the benefits described in this Policy for a Covered Person's Covered Loss as a result of an Accident, to the extent such coverage is not provided by this Policy, which occurs while the Covered Person is:

- 1) riding in, or getting on or off of, a covered Aircraft; or
- 2) as a result of a Covered Person being struck by a covered Aircraft.
- (3) away from the Policyholder's premises in the Covered Person's city of permanent assignment.]
- [4) on business for the Policyholder; and]
- [5) in the course of the Policyholder's business.]

This coverage will start at the actual start of the trip. It does not matter whether the trip starts at the Covered Person's home, place of work, or other place. It will end on the first of the following dates to occur:

- 1) the date a Covered Person returns to his or her home;
- 2) the date a Covered Person returns to his or her place of work; or
- 3) the date a Covered Person makes a Personal Deviation.

"Personal Deviation" means:

- 1) an activity that is not reasonably related to the Policyholder's business; and
- 2) not incidental to the purpose of the trip.

Aircraft Restrictions - If the Covered Accident happens while a Covered Person is riding in, or getting on or off of, an aircraft, We will pay benefits, but only if:

- 1) he or she is riding as a passenger only, and not as a pilot or member of the crew; and
- 2) the aircraft has a valid certificate of airworthiness; and
- 3) the aircraft is flown by a pilot with a valid licensed; and
- 4) the aircraft is not being used for: (i) crop dusting, spraying, or seeding; fire fighting; sky writing; sky diving or hang gliding; pipeline or power line inspection; aerial photography or exploration; racing, endurance tests, stunt or acrobatic flying; or (ii) any operation which requires a special permit from the FAA, even if it is

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- granted (this does not apply if the permit is required only because of the territory flown over or landed on);
- 5) a military aircraft, other than transport aircraft flown by the U.S. Military Airlift Command (MAC), or a similar air transport service of another country.]

[Unless otherwise stated in the Schedule of Benefits, We will pay benefits for a Covered Loss, only once, even if coverage was provided under more than one Hazard.]]

[Hazard #: PASSENGER CAR [(Business Travel Only][Business and Pleasure Travel)]

We will pay the benefits described in the Policy for any of the types of Accidents described below [which occur:

- [while the Covered Person is traveling on business for the Policyholder][; and]
- [in the course of the Policyholder's business].

All such trips must be authorized by the Policyholder.]

[Coverage is only provided when the fare is charged to the [Policyholder's : Covered Person's] credit card.]

A. Travel In A Passenger Car - We will pay benefits for Injuries caused by an Accident which happens while a Covered Person is driving or riding in a Passenger Car.

We will not pay benefits if:

- the car was being used as a taxicab, bus, or other public conveyance; or
- the Covered Person was driving for pay or hire; or
- the Covered Person was taking part in a race or speed contest.
- **B. Being Struck By A Passenger Car** We will pay benefits for Injuries which occur as a result of a Covered Person being struck by a Passenger Car.

"Passenger Car" means a validly-registered four-wheel private passenger automobile, station wagon, jeep, pick-up truck, self-propelled motor home or van-type motor vehicle.

[Unless otherwise stated in the Schedule of Benefits, We will pay benefits for a Covered Loss, only once, even if coverage was provided under more than one Hazard.]]

[HAZARD #: 24 HOUR COVERAGE (except pilots, crew members and Owned Aircraft)

Subject to the Policy provisions and Exclusions, We will pay the Benefits described in this Policy for any Accident which happens to a Covered Person while He is covered by this Policy. This includes travel or flight in an Aircraft except as restricted below.

[Aircraft Restrictions - If the Accident happens while a Covered Person is riding in, or getting on or off, an Aircraft, We will pay benefits, but only if:

- (1) He is riding as a passenger, and not as a pilot or member of the crew; and
- (2) The Aircraft is not being used for:
 - (a) Crop dusting, spraying, or seeding; fire firefighting; sky writing; sky diving or hang gliding; pipeline or power line inspection; aerial photography or exploration; racing, endurance tests, stunt or acrobatic flying; or
 - (b) Any operation which requires a special permit from the FAA, even if it is granted (this does not apply if the permit is required only because of the territory flown over or landed on).]

[Aircraft Not Covered - We will not pay benefits if the Aircraft is any of the following:

- (1) Leased Aircraft;
- (2) Operated or Controlled Aircraft; or
- (3) Owned Aircraft

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[Unless otherwise stated, We will pay benefits for a covered loss, only once, even if coverage was provided under more than one Description of Hazards.]

[Hazard # : [24 HOUR COVERAGE WHILE TRAVELING ON BUSINESS AWAY FROM THE PREMISES OF THE POLICYHOLDER [(Owned Aircraft Not Covered)]

We will pay the benefits described in the Policy for an Accident which occurs while an Covered Person is traveling:

- away from the premises in His City of Permanent Assignment; and
- on business for the Policyholder, and in the course of the Covered Person's business.

All such trips must be authorized by the Policyholder.

This coverage does not include:

- [• Commuting][; or]
- [• Personal Deviations by the Covered Person].

["City of Permanent Assignment" means the city or town where the Covered Person's regular place of work is located.

If an Covered Person travels to another city, and is expected to remain or remains there for more than [60 days], this shall be deemed a change in His City of Permanent Assignment.]

["Commuting" means regular travel between the Covered Person's home and [regular] place of work.]

["Personal Deviation", as used here, means an activity that is not reasonably related to the Covered Person's business, including vacations or leave of absences, and are not incidental to the business trip.]

This coverage will start at the actual start of a trip. It does not matter whether the trip starts at the Covered Person's home, [regular] place of work, or other designated place. This coverage will end when the Covered Person:

- arrives at His home, regular place of work, or other designated place, whichever happens first; or
- [• makes a Personal Deviation.]

[Unless otherwise stated in the Schedule of Benefits, We will pay benefits for a Covered Loss, only once, even if coverage was provided under more than one Hazard.]]

[HAZARD # : FOREIGN BUSINESS TRAVEL COVERAGE [24 Hour Coverage]]

We will pay the benefits described in the Policy for an Accident which occurs while a Covered Person is:

- 1) Traveling or making a stay not to exceed [2-14] days [outside of the United States : away from the Covered Person's Home Country]; and
- 2) on business for the Policyholder; and
- 3) in the course of the Policyholder's business.

["Home Country" means a country from which the Covered Person holds a passport. If the Covered Person holds passports from more than one country, his or her Home Country will be the country that he or she has declared to Us in writing as his or her Home Country.]

This coverage will start at the actual start of the trip. It does not matter whether the trip starts at the Covered Person's home, [place of work], or other place. It will end on the first of the following dates to occur:

1) the date a Covered Person returns to his or her home;

- 2) [the date a Covered Person returns to his or her place of work]; or
- 3) [the date a Covered Person makes a Personal Deviation].

["Personal Deviation" means:

- 1) an activity that is not reasonably related to [the Policyholder's business: Policyholder's activities]; and
- 2) not incidental to the purpose of the trip.]

[Unless otherwise stated in the Schedule of Benefits, We will pay benefits for a Covered Loss, only once, even if coverage was provided under more than one Hazard.]]

[HAZARD #: PERSONAL DEVIATIONS COVERAGE - LIMITED

We will pay the benefits described in this Policy for any Accident which occurs while a Covered Person engages in a Personal Deviation while traveling:

- (1) Outside his city of permanent assignment; and
- (2) On business for the Policyholder.

"Personal Deviation" as used here, means an activity that:

- (1) Is not reasonably related to the Policyholder's business;
- (2) Is not incidental to the Policyholder's business; and
- (3) Occurs prior to the scheduled end of the business travel.

[Chargeable vacation time is not included.]]

I HAZARD #: PERSONAL DEVIATIONS COVERAGE - BROAD

We will pay the benefits described in this Policy for any Accident which occurs while a Covered Person engages in a Personal Deviation while traveling:

- (1) Outside his city of permanent assignment; and
- (2) On business for the Policyholder.

"Personal Deviation" as used here, means an activity that:

- (1) Is not reasonably related to the Policyholder's business;
- (2) Is not incidental to the Policyholder's business; and
- (3) Occurs up to [1, 2, 3, 4, or 5] days before or after the scheduled end of the business travel.

[Chargeable vacation time is not included.]]

[HAZARD #: SPECIFIC ACTIVITY

We will pay the benefits described in this Policy, to the extent this Policy does not provide coverage, for a covered loss by [a Covered Person engaged in (*insert special activity*)].

Such activity must be:

- (1) Under the auspices of the Policyholder;
- (2) Authorized by the Policyholder; or
- (3) Within the duties of his relationship to the Policyholder.

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[Aircraft Restrictions - If the Accident happens while a Covered Person is riding in, or getting on or off an Aircraft, We will pay benefits, but only if:

- (1) He is riding as a passenger only, and not as a pilot or member of the crew; and
- (2) The Aircraft is not being used for:
 - (a) Crop dusting, spraying, or seeding; fire firefighting; sky writing; sky diving or hang gliding; pipeline or power line inspection; aerial photography or exploration; racing, endurance tests, stunt or acrobatic flying; or
 - (b) Any operation which requires a special permit from the FAA, even if it is granted (this does not apply if the permit is required only because of the territory flown over or landed on).

[Aircraft Not Covered - We will not pay benefits if the Aircraft is any of the following:

- (1) Leased Aircraft;
- (2) Operated or Controlled Aircraft; or
- (3) Owned Aircraft.]

Unless otherwise stated, We will pay benefits for a covered loss, only once, even if coverage was provided under more than one Description of Hazards.]

[HAZARD #: ALL CONVEYANCES - Except Owned Aircraft (Business Travel Only)

We will pay the benefits described in this Policy for any of the types of Accidents described below, which occur:

- [(1) While the Covered Person is traveling on business for the Policyholder; and
- (2) In the course of the Policyholder's business.

All such trips must be authorized by the Policyholder.]

- **[A. Travel in an Aircraft** We will pay benefits for Injury caused by an Accident which happens while a Covered Person is riding only as a passenger in, or getting on or off of:
- (1) A civil Aircraft that is not being used for:
 - (a) Crop dusting, spraying, or seeding; fire fighting; sky writing; sky diving or hang gliding; pipeline or power line inspection; aerial photography or exploration; racing, endurance tests, stunt or acrobatic flying; or
 - (b) Any operation which requires a special permit from the FAA, even if it is granted (this does not apply if the permit is required only because of the territory flown over or landed on); or
- (2) A military Aircraft flown by the U.S. Military Airlift Command (MAC), or a similar air transport service of another country.]

[Aircraft Not Covered - We will not pay benefits if the Aircraft is any of the following:

- (1) Leased Aircraft;
- (2) Operated or Controlled Aircraft; or
- (3) Owned Aircraft.]

We will also pay benefits if a Covered Person has to make a parachute jump from such an Aircraft to save his life.

- [B. Travel in Other Vehicles We will pay benefits for Injury caused by an Accident which happens while a Covered Person is driving (except for pay or hire), riding as a passenger in, or getting in or out of, any other land or water vehicle.]
- [C. Being Struck by a Vehicle We will pay benefits for Injury which occurs as a result of a Covered Person being struck by any land or water vehicle, or by any Aircraft.]

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- **[D. Exposure or Disappearance** We will pay benefits for Injury caused by exposure to the elements or disappearance after the forced landing; stranding; or wrecking; of a vehicle in which the Covered Person was riding, in the course of a trip which would be covered by this Policy.
 - A Covered Person will be presumed to have died, for purposes of this coverage, if:
 - (1) He is in a vehicle which disappears, sinks, or is stranded or wrecked; and
 - (2) His body is not found within one year of the Accident.]

Unless otherwise stated, We will pay benefits for a covered loss, only once, even if coverage was provided under more than one Description of Hazards.]

[HAZARD #: ALL CONVEYANCES, Except Owned Aircraft (Business & Pleasure Travel)

We will pay the benefits described in this Policy for any of the types of Accidents described below [which occur:

- [while the Covered Person is traveling on business for the Policyholder][; and]
- [in the course of the Policyholder's business].

[All such trips must be authorized by the Policyholder.]

- [A. Travel in an Aircraft We will pay benefits for Injury caused by an Accident which happens while a Covered Person is riding only as a passenger in, or getting on or off of:
 - (1) A civil Aircraft that is not being used for:
 - (a) Crop dusting, spraying, or seeding; fire fighting; sky writing; sky diving or hang gliding; pipeline or power line inspection; aerial photography or exploration; racing, endurance tests, stunt or acrobatic flying; or
 - (b) Any operation which requires a special permit from the FAA, even if it is granted (this does not apply if the permit is required only because of the territory flown over or landed on); or
 - (2) A military Aircraft flown by the U.S. Military Airlift Command (MAC), or a similar air transport service of another country.]

[Aircraft Not Covered - We will not pay benefits if the Aircraft is any of the following:

- (1) Leased Aircraft;
- (2) Operated or Controlled Aircraft; or
- (3) Owned Aircraft.]

[We will also pay benefits if a Covered Person has to make a parachute jump from such an Aircraft to save his life.]

- [B. Travel in Other Vehicles We will pay benefits for Injury caused by an Accident which happens while a Covered Person is driving (except for pay or hire), riding as a passenger in, or getting in or out of, any other land or water vehicle.]
- [C. Being Struck by a Vehicle We will pay benefits for Injury which occurs as a result of a Covered Person being struck by any land or water vehicle, or by any Aircraft.]
- **[D. Exposure or Disappearance** We will pay benefits for Injury caused by exposure to the elements or disappearance after the forced landing; stranding; sinking; or wrecking; of a vehicle in which the Covered Person was riding, in the course of a trip which would be covered by this Policy.

A Covered Person will be presumed to have died, for purposes of this coverage, if:

- (1) He is in a vehicle which disappears, sinks, or is stranded or wrecked; and
- (2) His body is not found within one year of the Accident.]

Unless otherwise stated, We will pay benefits for a covered loss, only once, even if coverage was provided under more than one Description of Hazards.]

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[HAZARD #: POLICYHOLDER FUNCTIONS

Subject to all other provisions of this Policy, coverage is provided for a Covered Person while he is:

- (1) Attending or participating in a Supervised or Sponsored Activity; or
- (2) Attending a Policyholder function.

The Covered Person must be:

- (1) On the premises of the Policyholder:
 - (a) During its normal hours;
 - (b) During scheduled functions; or
 - (c) During other periods if he is attending or participating in a Supervised or Sponsored Activity;
- (2) Not on Policyholder premises and attending or participating in a Supervised or Sponsored Activity;
- (3) Traveling directly, without interruption:
 - (a) Between his home and the Policyholder's premises for participation in a Supervised or Sponsored Activity;
 - (b) Between the site of the Supervised or Sponsored Activity and his home or the Policyholder's premises.
 - (c) In a vehicle which is:
 - (i) Designated or furnished by the Policyholder;
 - (ii) Operated by a properly licensed adult driver; and
 - (iii) Under the direct supervision of the Policyholder; or
 - (d) In a vehicle other than that described in (3)(c) when:
 - (i) Operated by a properly licensed driver; and
 - (ii) Travel time does not exceed an hour each way.

Travel time includes the time:

- (i) To or from home, the Policyholder's address and the Supervised or Sponsored Activity:
- (ii) Before the appointed time; and
- (iii) After the Supervised or Sponsored Activity is completed.

"Supervised and Sponsored Activity" means a Policyholder authorized function:

- in which the Covered Person participates:
- (2) which is organized by or under its auspices; and
- (3) which is within the scope of customary activities for such entity.

Unless otherwise stated, We will pay benefits for a covered loss, only once, even if coverage was provided under more than one Description of Hazards.]

[Hazard #: INDEPENDENT CONTRACTOR COVERAGE]

We will pay benefits described in the Policy for a Covered Accident which happens while the Covered Person is performing the regular duties as an Independent Contractor [Dispatched by the Policyholder]. Coverage begins at the time the specified contractual duties begin and continues until the specified contractual duties end.

"Independent Contractor" means a person performing contract obligations as a [type of contractor] who is under

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contract with the Policyholder and for whom a premium has been paid. Such contract obligations must arise out of the Independent Contractor's contract for contract payment in the normal course of the Policyholder's trade or business.

["Dispatched by the Policyholder" means the Policyholder directing the Covered Person to transport an authorized load for the Policyholder.]

[Unless otherwise stated in the Schedule of Benefits, We will pay benefits for a Covered Loss, only once, even if coverage was provided under more than on Hazard.]]

[HAZARD: WAR RISK COVERAGE]

The Company hereby waives the exclusion in the section entitled 'Exclusions' with regard to declared or undeclared War provided a Covered Person suffers a loss covered under this Policy, due to or contributed by declared or undeclared War occurring worldwide except if:

- 1) the Covered Person is a resident of and traveling in his/her country of origin or citizenship; or
- 2) the Covered Person is traveling within the geographical limits, territorial waters or the airspace above the following designated Hazardous War Risk Countries:

[Insert listing of Hazardous War Risk Countries or states where coverage is not applicable.]

As a condition to cover travel as defined in this Hazard occurring in a designated Hazardous War Risk Country, the Policyholder must:

- 1) submit to the Company the following information on behalf of each Covered Person traveling to a Hazardous War Risk Country, prior to such travel:
 - a) The name of the Covered Person;
 - b) The specific itinerary and destination(s) within the Hazardous War Risk Country;
 - c) The beginning and end dates of the Covered Person's travel to the Hazardous War Risk Country(ies);
 - d) The Covered Person's Principal Sum; and
 - 2) pay any additional required premium due for such travel.

The Company may, within 10 days written notice to the Policyholder, make additions and deletions to the list of countries designated as Hazardous War Risk Countries, that in the Company's opinion, are required to accurately reflect existing war risk conditions. The Company may also, at any Policy Anniversary and with at least [31,60] days written notice to the Policyholder, request information regarding any/all travel by a Covered Person to countries other than the Covered Person's country of origin or country of citizenship.

Coverage provided by this Hazard may be terminated by the Policyholder at any time upon written notice to the Company. Termination will occur on the date the written notice is received by the Company or on the date specified in the written notice, if later. The Company may, with at least [10-30] days prior written notice to the Policyholder, terminate the coverage provided under this Hazard. Termination will occur on the date specified in the written notice.

"War" means armed conflict, hostilities or warlike operations (whether war be declared or not) by order of any government or public authority including but not limited to invasion, acts of any enemy foreign to the nationality of the Covered Person or the country in (or over) which the act occurs, civil war, riot, rebellion, insurrection, revolution, overthrow of the legally constituted government, civil commotion assuming the proportions of (or amounting to) an uprising, military or usurped power, or explosion of war weapons.

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[Unless otherwise stated in the Schedule of Benefits, We will pay benefits for a Covered Loss, only once, even if coverage was provided under more than one Hazard.]

[HAZARD: BOMB SCARE, BOMB SEARCH OR BOMB EXPLOSION]

We will pay benefits described in the Policy for an Accident if:

- 1) The Covered Person is on the Policyholder's premises when the Covered Accident occurs;
- 2) The Covered Accident is caused by or results from a Bomb Scare, Search or Explosion as defined below;
- 3) The Covered Person is an authorized participant of a team or squad engaged in a Bomb Search or related activity; and
- 4) The Policyholder authorizes the Covered Person's participation and sanctions the Search.

"Explosion" means any detonation of a Bomb on the Policyholder's premises that appears to have been intended to cause injury or unlawful property damage, whether or not the presence of the Bomb was reported before detonation. It does not include any act of declared or undeclared war in the United States or acceptance of known explosives as cargo.

[Unless otherwise stated in the Schedule of Benefits, We will pay benefits for a Covered Loss, only once, even if coverage was provided under more than one Hazard.]]

[Hazard : ACTS OF TERRORISM [Business Only : Business and Pleasure]

We will pay the benefits described in the Policy for an Accident which is caused by an Act of Terrorism.

"Acts of Terrorism" means violence which is:

- committed against non-combatants;
- premeditated and politically motivated; and
- committed by:
- a person or persons not acting on behalf of a sovereign state; or
- clandestine state agent(s).

[Unless otherwise stated in the Schedule of Benefits, We will pay benefits for a Covered Loss, only once, even if coverage was provided under more than one Hazard.]

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[&]quot;Bomb" means any real or dummy explosive device placed with intent to damage, scare or cause injury.

[&]quot;Scare" means any real or false report of a Bomb on the premises of the Policyholder.

[&]quot;Search" means any organized search for a reported Bomb.

DESCRIPTION OF BENEFITS

[BENEFITS FOR ACCIDENTAL DEATH, [DISMEMBERMENT], [LOSS OF SIGHT],[SPEECH] AND [HEARING]; OR PARALYSIS

If, within 1-year from the date of an Accident covered by this Policy, Injury from such Accident, results in Loss listed below, We will pay the percentage of the Principal Sum set opposite the loss in the table below. If the Covered Person sustains more than one such Loss as the result of one Accident, We will pay only one amount, the largest to which he is entitled. This amount will not exceed the Principal Sum which applies for the Covered Person.

Loss	Percentage of Principal Sum
[Loss of Life	[100%]]
[Brain Death	[50-100%]
[Loss of Both Hands	[50-100%]]
Loss of Both Feet	[50-100%]]
[Loss of Entire Sight of Both Eyes	[50-100%]]
[Loss of One Hand and One Foot	[50-100%]]
Loss of One Hand and Entire Sight of One Eye	[50-100%]]
[Loss of One Foot and Entire Sight of One Eye	[50-100%]]
[Loss of Speech and Hearing (both ears)	[50-100%]]
[Quadriplegia (total Paralysis of both upper and lower limbs)	[50-100%]]
[Paraplegia (total Paralysis of both lower or upper limbs)	[25-50%]]
[Loss of One Hand	[25-50%]]
Loss of One Foot	[25-50%]]
[Loss of Entire Sight of One Eye	[25-50%]]
[Loss of Speech	[25-50%]]
[Loss of Hearing (both ears)	[25-50%]]
[Hemiplegia (total Paralysis of upper and lower limbs on one side of body	() [25-50%]]
[Uniplegia (total Paralysis of one lower or upper limb)	[10-25%]]
[Loss of Thumb and Index Finger of the Same Hand	[10-25%]]
[Coma Benefit	[10-25%]]

Brain Death means irreversible unconsciousness with total loss of brain function; and complete absence of electrical activity of the brain, although the heart is still beating.]

"Coma" means total loss of use of the body or being in a state of profound unconsciousness which resulted directly and independently from all other causes from an Accident, and from which the Covered Person is not likely to be aroused through powerful stimulation. This condition must be diagnosed and treated regularly by a Physician. Coma does not mean any state of unconsciousness intentionally induced during the course of treatment of a Covered Injury unless the state of unconsciousness results from the administration of anesthesia in preparation for surgical treatment of that Accident

If a Covered Person suffers an Injury caused by an Accident which results in such person being in a Coma and if the Coma continues for at least 30 consecutive days, the Company will pay a benefits equal to [1]% of the Covered Person's Principal Sum, the sum of which shall not exceed [25%] of the Covered Person's Principal Sum.

No benefit is provided for the first 30 days of Coma. The benefit is paid monthly, beginning on the 31st day of the Coma and ends on the earliest of:

- 1) the date the Coma ends, whether by death, recovery, or any other change of condition; or
- 2) after 11 continuous months of benefit payments by the Company, the date the total amount of monthly Coma benefits paid for all Injuries caused by the same Accident equals 100% of the Covered Person's Principal Sum.

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If the Covered Person suffers loss of life for which Accidental Death Benefits are payable under this Policy as a result of the same Accident which caused the Coma, or if he or she remains in a Coma at the end of 11 continuous months, an additional benefit will be paid equal to the Covered Person's Amount of Insurance less any Coma Benefits paid or other benefits payable under this Policy for any other losses incurred as a result of the same Accident.

Under no circumstances will the Company pay more than the Covered Person's Principal Sum for all Covered Losses combined, including this Coma Benefit, which are incurred as the result of the same Accident.

The Covered Person's designated beneficiary is responsible for providing the Company proof of continuing Coma. The Company reserves the right, at the end of the first 30 consecutive days of Coma and as often as it may reasonably require thereafter, to determine, on the basis of all the facts and circumstances, that the Covered Person is in a Coma, including, but not limited to, requiring an independent medical examination provided at the expense of the Company.

[Loss of a hand or foot means complete Severance through or above the wrist or ankle joint.]

[Loss of sight means the total, permanent loss of sight of the eye. The loss of sight must be irrecoverable by natural, surgical or artificial means.]

[Loss of speech means total, permanent and irrecoverable loss of audible communication.]

[Loss of hearing means total and permanent loss of hearing in both ears which cannot be corrected by any means.

[Loss of a thumb and index finger means complete Severance through or above the metacarpophalangeal joints (the joints between the fingers and the hand).]

["Severance" means the complete separation and dismemberment of the part from the body.]

["Paralysis" means loss of use, without Severance, of a limb. This loss must be determined by a Physician to be complete and not reversible.]

[ACCIDENT MEDICAL [and DENTAL] EXPENSE BENEFITS]

We will pay Accident Medical [and Dental] Expense Benefits for Covered Expenses that result directly, and from no other cause, from a Covered Accident. These benefits are subject to the Deductibles, Co-Payment, Coinsurance Factors, Benefit Periods, Benefit Maximums and other terms or limits shown below and in the Schedule of Benefits.

Accident Medical Expense Benefits are only payable:

- 1) for Usual and Customary Charges incurred after the Deductible has been met;
- 2) for those Medically Necessary Eligible Expenses incurred by or on behalf of the Covered Person:
- 3) for Eligible Expenses incurred within [30-365] days after the date of the Covered Accident.

No benefits will be paid for any expenses incurred that are in excess of Usual and Customary Charges.

[Each Eligible Medical Expense listed below will be in-or-out depending on the plan selected by the Policyholder. However, any benefits required by state law/regulation will always be included.]

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[Eligible Medical Expenses, from a Covered Accident, include:

1) **[Hospital Admission Expenses:** Charges for each hospital admission as shown in the Schedule of Benefits]

Recurrent Admissions: Separate Hospital admissions due to Injuries from the same Accident will be treated as one Hospital admission, unless separated by at least [3-12 months.]

- 2) **[Hospital room and board expenses**: charges for the most common semi-private daily room rate for each day of the Hospital Stay, up to the Maximum Daily Benefit Amount shown in the Schedule of Benefits for Hospital Room and Board. In computing the number of days payable under this benefit, the date of admission will be counted, but not the date of discharge.]
- 3) [Intensive Care/[Cardiac Care] Room and Board charges for each day of Intensive Care/[Cardiac Care] Unit confinement, up to the Daily Maximum Benefit Amount shown in the Schedule of Benefits for the Intensive Care Room and Board benefit. This payment is in lieu of payment for the Hospital Room and Board charges for those days.]
- 4) **[Hospital Miscellaneous** services, supplies and charges during a Hospital Stay, up to the Maximum Daily Benefit Amount shown in the Schedule of Benefits for the Hospital Miscellaneous benefit. Miscellaneous services include services and supplies such as: the cost of the operating room; laboratory tests; X-ray examinations; anesthesia; drugs (excluding take-home drugs) or medicines; therapeutic services; and supplies. Miscellaneous services do not include charges for telephone, radio or television, extra beds or cots, meals for guests, take home items, or other convenience items.]
- 5) **[Outpatient Pre-Admission Testing Benefit** charges for Pre-admission testing (inpatient confinement must occur within 7 days of the testing)
- 6) [Outpatient Hospital Expenses/Emergency Room Treatment We will pay this benefit up to the Maximum Benefit Amount per emergency shown in the Schedule of Benefits for the Outpatient Emergency Room Treatment benefit. if the Covered Person requires Emergency Room treatment due to a Covered Loss resulting directly and independently of all other causes from a Covered Accident. This Benefit will cover all services needed during the course of treatment in an Emergency Room.

Emergency Room means a trauma center or special area in a Hospital that is equipped and staffed to give people emergency treatment on an outpatient basis. An Emergency Room is not a clinic or Physician's office.]

7) [In-Patient Surgical Benefits - charges for:

- (a) A Physician, for primary performance of a surgical procedure, up to the Maximum Benefit Amount shown in the Schedule of Benefits per procedure. Two or more surgical procedures through the same incision will be considered as one procedure. If an Injury requires multiple surgical procedures through the same incision, We will pay only one benefit, the largest of the procedures performed. If multiple surgical procedures are performed during the same operative session, but through different incisions, We will pay for the most expensive procedure and 50% of Covered Expenses for the additional surgeries.
- (b) A Physician, for: assistant surgeon duties up to the Maximum Benefit shown in the Schedule of Benefits for an Assistant Surgeon]

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- 8) [Anesthesia Benefit Anesthesia for pre-operative screening and administration of anesthesia during a surgical procedure whether on an inpatient or outpatient basis, up to the Maximum Benefit Amount shown in the Schedule of Benefits for the Anesthesia benefit.]
- 9) [Physician's Visits charges by a Physician for other than pre- or post-operative care:
 - (a) For in-Hospital visits, up to the Maximum Benefit Amount shown in the Schedule of Benefits for Physician's Visit In-Hospital.
 - (b) For office visits, up to the Maximum Benefit Amount shown in the Schedule of Benefits for Physician's Office Visits.

Total visits per Injury will not exceed the combined Maximum shown in the Schedule of Benefits for All In-Hospital and Office Physician's Visits.]

- **10)** [Diagnostic X-Ray and Laboratory Benefit We will pay the benefit shown in the Schedule of Benefits if the Covered Person requires diagnostic x -ray and/or laboratory examinations due to a Covered Loss, up to the Maximum Benefit per Covered Accident indicated in the Schedule of Benefits.]
- 11) [Nursing Services Outpatient Charges for nursing services by a Registered Nurse or Licensed Professional Nurse, up to the Maximum Benefit Amount shown on the Schedule of Benefits for the Nursing benefit.]
- **12) [Physiotherapy -** Charges for physiotherapy:
 - a. While Hospital confined, up to the Maximum Benefit Amount shown in the Schedule of Benefits for the Hospital Inpatient Physiotherapy benefit;
 - b. As an outpatient, up to the Maximum Benefit Amount shown on the Schedule of Benefits for the Outpatient Physiotherapy benefit.

Charges include treatment and office visits connected with such treatment when prescribed by a Physician, including diathermy, ultrasonic, whirlpool, heat treatments, microtherm, [chiropractic], [adjustments], [manipulation], [acupuncture], [massage] or any form of physical therapy.

Total treatment per Injury will not exceed the Maximum Benefit Amounts for Physiotherapy shown in the Schedule of Benefits.]

Ambulance - from the place where the Injury occurred to the Hospital, up to the Maximum Benefit Amount shown in the Schedule of Benefits for the Ambulance benefit.

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Medical Equipment Rental/[Purchase] - charges for a wheelchair or other medical equipment that has therapeutic value for the Covered Person up to the Maximum Benefit Amount shown in the Schedule of Benefits for the Medical Equipment Rental benefit. We will not cover computers, motor vehicles or modifications to a motor vehicle, ramps and installation costs.

[Rental charges shall not exceed the lesser of the 6 month rental cost or the purchase price of the Medical Equipment.]

- **Medical Services and Supplies** Charges for medical services and supplies for:
 - (a) Oxygen and its administration;
 - (b) Blood and blood transfusions; up to the Maximum Benefit Amount shown in the Schedule of Benefits for the Medical Service & Supply benefit.
- **Dental Treatment** Charges for dental treatment including dental x-rays for the repair and treatment for Injury to a tooth which was sound and natural at the time of Injury, up to the Maximum Benefit Amount shown in the Schedule of Benefits for the Dental Treatment benefit.
- Mental or Nervous Disorders/Psychotherapy charges for treatment of a disorder that results directly or independently of all other causes from a Covered Accident, while Hospital confined or on an outpatient basis up to the Maximum Benefit Amount shown in the Schedule of Benefits. Benefits are limited to one treatment per day.

Mental and nervous disorders mean neurosis, psychoneurosis, psychopathic, psychosis, or mental or emotional disease or disorder of any kind.

ADDITIONAL ACCIDENT BENEFITS each benefit is optional and variable]

[ASSOCIATION MEMBER BENEFIT

We will pay the benefit shown in the Schedule of Benefits when the [Member] suffers a Covered Loss that occurs while attending or participating in [a specific event] sponsored by [XYZ Association or an XYZ Association affiliate] [excluding, including] while traveling to or from such event].

[BEREAVEMENT & TRAUMA COUNSELING BENEFIT

If a Covered Person suffers a Covered Loss We will reimburse the Covered Person or the Covered Person's Immediate Family member for expenses incurred within one year after the date of the Accident causing such loss for any individual or family counseling sessions up to a maximum shown in the Schedule of Benefits.

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The counseling sessions must:

- 1) be required to assist the Covered Person and/or the Covered Person's Immediate Family members in coping with such loss;
- 2) be ordered and performed by a Physician; and
- 3) meet generally accepted standards of medical practice.

Only one Bereavement and Trauma Counseling Expense Benefit will be paid regardless of the number of Covered Losses incurred as the result of the same Accident.

The Company will not reimburse expenses:

- 1) for which no charge would have been made if no insurance existed;
- 2) in excess of the usual, reasonable and customary charges for similar counseling sessions in the locality where the sessions are received; or
- 3) incurred as the result of a Covered Loss caused by an Accident for which the Covered Person is entitled to benefits paid or payable by Workers' Compensation or other similar law.]

[BOMB SCARE, BOMB SEARCH OR BOMB EXPLOSION BENEFIT

We will pay this benefit if the Covered Person suffers a Covered Loss resulting directly and independently of all other causes from a Covered Accident and all of the following conditions are met.

- 1) The Covered Person is on the Policyholder's premises when the Covered Accident occurs;
- 2) The Covered Accident is caused by or results from a Bomb Scare, Search or Explosion as defined below;
- 3) The Covered Person is an authorized participant of a team or squad engaged in a Bomb Search or related activity; and
- 4) The Policyholder authorizes the Covered Person's participation and sanctions the Search.

Bomb means any real or dummy explosive device placed with intent to damage, scare or cause injury.

Scare means any real or false report of a Bomb on the premises of the Policyholder.

Search means any organized search for a reported Bomb.

Explosion means any detonation of a Bomb on the Policyholder's premises that appears to have been intended to cause injury or unlawful property damage, whether or not the presence of the Bomb was reported before detonation. It does not include any act of declared or undeclared war in the United States or acceptance of known explosives as cargo.]

[BURIAL AND CREMATION BENEFIT

We will pay this benefit for burial or cremation of the Covered Person who suffers loss of life from an Injury resulting directly and independently of all other causes from a Covered Accident and for which Accidental Death benefits are payable under this Policy.]

[CHILD CARE CENTER BENEFIT

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If a Covered Person suffers loss of life for which Accidental Death Benefits are payable under this Policy the Company will pay an additional benefit on behalf of a Covered Person's covered Dependent Child who, on the date of the Accident:

- 1) was under age [6-18] and a Covered Person under this Policy; and
- 2) was enrolled in a Day Care Center on the date of the Covered Person's loss of life; or
- 3) subsequently enrolls within 90 days of the date of the Covered Person's loss of life in a licensed day care center.

The amount shall be payable per year equal to the lesser of the actual cost charged by a licensed day care center per year or the Amount shown in the Schedule of Benefits.

Child Care benefits are payable once a year for not more than four consecutive years, but only if such Dependent Child remains under [6-18] years of age and continues enrollment in a Child Day Care Center (proof of enrollment will be required).

[If, on the date of the Covered Person's loss of life, the Covered Person had no Dependent Child that qualified, a default benefit shown in the Schedule of Benefits will be paid to the Covered Person's designated beneficiary.]

"Child Care Center" means a facility that is duly licensed, certified or accredited by the jurisdiction in which it is located to provide child care and is operating in compliance with applicable laws and regulations of the jurisdiction. A Child Care Center does not include any of the following: 1) a Hospital; 2) the Child's home; 3) care provided during normal school hours while a Child is attending grades one through twelve.]

[COMMON ACCIDENT BENEFIT

We will increase the Loss of Life benefit payable for a Dependent spouse [or Domestic Partner] if both the Covered Person and the Dependent spouse [or Domestic Partner] die directly and independently of all other causes from a Common Accident and are survived by one or more Dependent Children.

"Common Accident" means the same Covered Accident or separate Covered Accidents that occur within the same 24-hour period.]

[COMMON CARRIER BENEFIT

If a Covered Person suffers a Loss, and the Covered Accident causing such loss occurs while the Covered Person is traveling as a fare paying passenger in or on (including getting in or out, on or off) or being struck by a Common Carrier, the Company will pay the amount shown in the Schedule of Benefits.

"Common Carrier" means:

- (1) A public conveyance (including Aircraft) which is licensed for hire to carry fare-paying passengers; or
- (2) A transport Aircraft operated by the U.S. Military Airlift Command or a similar air transport service of another country.

[It does not include any aircraft or conveyance operated for sport, recreation, and/or sightseeing activities or for travel in any aircraft device for aerial navigation except as expressly provided herein.]

The Common Carrier benefit amount is shown in the Schedule of Benefits.]

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[EDUCATION BENEFIT

If a Covered Person suffers loss of life for which Accidental Death Benefits are payable under this Policy the Company will pay an additional benefit as shown in the Schedule of Benefits to or on behalf of his or her Dependent Child who, on the date of the Accident, was:

- 1) under age 26 and Covered Person under this Policy; and
- 2) enrolled as a full-time student in any accredited college, university or other institution of higher learning or a vocational or licensed technical school beyond the 12th grade level on the date of the Covered Person's loss of life; or
- 3) at the 12th grade level and subsequently enrolls as a full-time student at an accredited college, university or other institution of higher learning or a vocational or licensed technical school within 365 days after the date of the Covered Person's loss of life.

Education Benefits are payable once a year for not more than [one – four] consecutive years, but only while the Covered Person's Dependent Child continues as a full-time student [and maintains a G.P.A of [2.5 - 3.5] or better] (proof of enrollment and [grades] for each year will be required).

If, on the date of the Covered Person's loss of life, the Covered Person had no Dependent Child that qualified, a lump sum benefit as shown in the Schedule of Benefits will be paid to the Covered Person's designated beneficiary.]

[EMERGENCY ROOM BENEFIT

We will pay this benefit if the Covered Person requires Emergency Room treatment due to a Covered Loss resulting directly and independently of all other causes from a Covered Accident.

Emergency Room means a trauma center or special area in a Hospital that is equipped and staffed to give people emergency treatment on an outpatient basis. An Emergency Room is not a clinic or Physician's office.]

[ESCALATOR BENEFIT

We will increase the Covered Person's Principal Sum semi-annually or annually as shown in the Schedule of Benefits, subject to the following conditions:

- 1) The Covered Person must be under age 55 and
- 2) benefit amounts for an Covered Spouse, [Domestic Partner] or Dependent Child will not be increased.

The Principal Sum used to calculate this benefit will be the amount in force when the Covered Person first becomes covered under this benefit and this benefit will not compound pervious Escalator Benefit amounts.

Increases will become effective on each Policy anniversary after the Covered Person has been covered for 12 consecutive months. Benefit increases will occur automatically at the end of each 12-month period, for a maximum of three years.

Increases provided by this benefit will be calculated separately for each additional Principal Sum elected. The total amount of all increases will not exceed 10% to 50% of the original Principal Sum.

If the Covered Person's Principal Sum is reduced, any increases provided under this benefit will be reduced at the same proportion.

[This benefit will not apply to any Bonus Benefit.]

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[[FAMILY] RELOCATION BENEFIT

We will pay the benefit shown in the Schedule of Benefits, subject to all applicable conditions and exclusions, if the [Employee, Member] [[or] Spouse [or Dependent Child]] suffers a [Covered Loss] that occurs during Relocation.

This benefit is in effect beginning when the [Employee, Member] departs from his prior place of residence, or if later, his prior place of employment and begins travel to his new place of residence or employment. It ceases to be in effect [when the [Employee, Member] begins his first full day of employment at his new location [or, if later, when the [Employee, Member] arrives at his new place of residence] [7-15 days] from the date this coverage began.]

For purposes of this benefit, **Relocation** means a change in the [Employee's, Member's] assigned place of employment for the Policyholder which necessitates a change of residence, and for which [the Policyholder, Subscriber, Employer] pays travel expenses.

[This coverage [will [not]]be in effect during the [Employee's, Member's] Personal Deviation.]

"Personal Deviation" means an activity:

- (1) Not reasonably related to the Policyholder's business; or
- (2) Not incidental to the Policyholder's business.

[FAMILY TRANSPORTATION BENEFIT

If a Covered Person sustains a Covered Loss while on a trip covered under this Policy, We will pay for reasonable costs incurred by an Immediate Family member for transportation by the most direct route by a licensed Common Carrier to the Hospital where the Covered Person is confined, up to the Maximum Benefit shown in the Schedule of Benefits.

The Covered Person must be undergoing a Hospital Stay, and the personal attendance of the Immediate Family member must be required and recommended by the attending Physician. [Covered transportation costs are limited to economy Common Carrier class transportation charges [, necessary ground transportation charges, food, and hotel charges.] [Transportation costs must be pre-approved by Us.]]

[FELONIOUS ASSAULT BENEFIT

Felonious Assault means any intentional use of force upon a Covered Person performed by another person that is not a Covered Person's spouse, [Domestic Partner, Civil Union partner, Child, ; or an individual who resides with the Covered Person on a permanent basis. Such use of force must:

- 1) be intended to cause bodily harm to the Covered Person;
- 2) result in Injury to the Covered Person;
- 3) be considered a felony or a misdemeanor in the jurisdiction in which it occurs; and
- 4) be reported by or on behalf of the Covered Person to the appropriate law enforcement authority within 48 hours of its Occurrence.

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Felonious Assault may include, but is not limited to, any of the following criminal acts: Robbery; Theft; Hijacking; Assault; Battery; Murder; Manslaughter; Civil Disturbance; or Kidnapping.]

The Maximum Benefit for this Felonious Assault Benefit is shown in the Schedule of Benefits.]

[HOME ALTERATION AND VEHICLE MODIFICATION BENEFIT

We will pay this benefit when the Covered Person suffers a Covered Loss, other than loss of life, resulting directly and independently of all other causes from a Covered Accident. The Company will reimburse the Covered Person for expenses incurred within one year after the date of such Covered Accident up to a maximum shown in the Schedule of Benefits, which is charged for:

- 1) Alterations to the Covered Person's residence that are necessary to make the residence accessible and habitable; or
- 2) Modifications to a motor vehicle owned or leased by the Covered Person or modifications to a motor vehicle newly purchased for the Covered Person that are necessary to make the vehicle accessible to and/or drivable by the Covered Person.

This benefit will be payable if all of the following conditions are met.

- 1) prior to the date of the Covered Accident causing such a Covered Loss, the Covered Person did not require the use of any adaptive devices or adaptation of residence and/or vehicle; and
- 2) as a direct result of such Covered Loss the Covered Person now requires such adaptive devices or adaptation of residence and/or vehicle to maintain an independent lifestyle; and
- 3) The Covered Person requires home alteration or vehicle modification within one year of the date of the Covered Accident.]

The alterations to the Covered Person's residence and the modifications to the Covered Person's motor vehicle must be:

- 1) made on behalf of the Covered Person:
- 2) recommended by the physical or occupational therapist treating the Covered Person;
- 3) carried out by individuals experienced in such alterations and modifications; and
- 4) in compliance with any applicable laws or requirements requiring approval by the appropriate government authorities.

Only one benefit will be paid for all Covered Losses incurred as the result of the same Covered Accident.

The Company will not reimburse expenses:

- 1) for which no charge would have been made if no insurance existed;
 - 2) that exceed the usual level of charges for similar alterations and modifications in the locality where the expense is incurred; or
 - 3) incurred as the result of an Injury caused by an Accident for which the Covered Person is entitled to benefits paid or payable by Workers' Compensation or other similar law.]

[HEART OR CIRCULATORY MALFUNCTION BENEFIT

We will pay benefits for a Covered Person who suffers a sudden Heart or Circulatory Malfunction that results directly and independently of all other causes, from a Covered Accident and the first symptoms of the malfunction

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are medically diagnosed while the Covered Person is covered under this Policy [and within 48 hours of a Covered Accident in the Line of Duty of the Covered Person.]

Benefits will not be payable if in the past year, the Covered Person was medically diagnosed as having, or received treatment for:

- 1) a heart or circulatory malfunction; or
- 2) hypertension, angina or other heart or circulatory condition.

Symptoms, such as shortness of breath, heart pain or numbness of a limb are covered during the first 48 hours [following Emergency Duty]. These symptoms are not covered beyond the first 48 hours unless:

- 1) they first occurred within 48 hours [of Emergency Duty]; and
- 2) an actual malfunction of the heart or circulatory system is subsequently diagnosed.

[Emergency Duty means responding in the Line of Duty to a fire or emergency call.]

[Line of Duty means performing the professional responsibilities of a qualified individual for the position the Covered Person holds.]]

[HOSPITAL CONFINEMENT BENEFIT

We will pay the Hospital Confinement benefit if a Covered Person is confined to a Hospital as an inpatient:

- (1) Due to Injury which results directly and independent of all other causes from an Accident for which this Policy provides coverage;
- (2) At the direction and under the care of a Physician;
- (3) Within [2-3] days of the Accident; and
- (4) While His coverage is in effect.

Benefits are not paid during the Waiting Period. After the Covered Person has been Hospital confined for the Waiting Period, benefits will be retroactive for the first day of such confinement.

The [Daily][Weekly][Monthly] Benefit Amount will be paid for each month of continuous Hospital confinement after the Waiting Period, up to the Maximum Benefit amount for this benefit. Pro rata payments will be made for confinements of less than one month.

The Waiting Period, [Daily][Weekly][Monthly] Benefit Amount, Maximum Benefit Amount and Maximum Benefit Period are shown in the Schedule of Benefits for this benefit.

Recurrent Confinements: Separate Hospital confinements due to Injuries from the same Accident will be treated as one Hospital confinement, unless separated by at least [6 months.]

[IDENTIFICATION BENEFIT

If a Covered Person suffers a Loss of Life while on a trip covered under this Policy and at least [75-150] miles from home, We will pay for reasonable transportation costs incurred by an Immediate Family member for transportation to the city or town that the Covered Person is located for the purpose of identifying his body, up to the Maximum Benefit shown in the Schedule of Benefits. Travel by the Immediate Family member must be by the most direct route by a licensed Common Carrier to the town or city where the Covered Person is located.

The identification by the Immediate Family member must be required and recommended by the attending Physician. Reasonable transportation costs are limited to economy class common carrier transportation charges, necessary ground transportation charges, food, and hotel charges.

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[EMERGENCY MEDICAL EVACUATION EXPENSE

We will pay the Eligible Expenses for emergency medical evacuation required by the Covered Person; while he is outside his home [state] [country] following a covered Injury if:

- (1) The Covered Person suffers a Covered Loss resulting directly and independently of all other causes from a Covered Accident that occurs while traveling from his or her principal residence to another city or foreign country, with at least 100 miles distance.
- (2) The [Covered Person's Attending Physician] or the I[Covered Person's local attending Physician and the [authorized Travel Assistance Company] certifies an emergency need to send the Covered Person, under medical supervision, to a different medical facility if it is determined that adequate medical treatment is not locally available.

Benefits are payable for:

- (1) Usual, Reasonable and Customary charges for medical services required for evacuation to the nearest adequate medical facility; and
- (2) Usual, Reasonable and Customary charges for escort services required by the Covered Person, if he is disabled and an escort is recommended in writing by his Physician; and
- (3) Ambulance services to the nearest airport and air ambulance upon departure; and
- (4) Special air transportation costs to return the Covered Person to his home country, if his Physician recommends in writing that his condition requires a stretcher, oxygen or other special medical arrangements; and
- (5) Expenses above the cost of a return airfare ticket held by the Covered Person or in the absence of a ticket, the cost of an economy airfare ticket.

Benefits are payable up to the Maximum Benefit amount shown in the Schedule of Benefits.

[If the Covered Person pays eligible expenses for a Covered Loss for which We believe a third party is liable, We will pay the benefits for emergency medical evacuation. However, if the Covered Person recovers payment from the third party, he or she must refund to Us the lesser of:

- 1) the amount We paid for the eligible expenses; and
- 2) an amount equal to the sum received from the third party for such expenses.

Benefits will not be paid for any of the following:

- 1) expenses that exceed the Maximum Benefit: or
- 2) expenses paid or payable by any Workers' Compensation, occupational disease or similar law that would pay emergency medical evacuation expenses in the absence of this benefit.]

OUT-PATIENT PRESCRIPTION DRUG BENEFIT

We will pay the Eligible Expenses, subject to the Deductible Amount, [co-payment], and Coinsurance Percentage shown in the Schedule of Benefits, if any; for a Prescription Drug or medication when prescribed by a Physician on an outpatient basis.

Prescription Drug means a drug which:

- (1) Under Federal law may only be dispensed by written prescription; and
- (2) Is utilized for the specific purpose approved for general use by the Food and Drug Administration.

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The Prescription Drug must be dispensed for the out-patient use by the Covered Person:

- (1) On or after the Covered Person's Effective Date; and
- (2) By a licensed pharmacy provider.

Benefits are payable up to the Maximum Benefit Amount shown on the Schedule of Benefits.]

[OUTPATIENT SURGERY BENEFIT

We will pay this benefit when the Covered Person requires Outpatient Surgery to treat a Covered Loss resulting directly and independently from all other causes from a Covered Accident.

Outpatient Surgery means the treatment of fractured and dislocated bones, operations that involve cutting or incision and/or suturing of wounds or any other surgical procedure, including the usual aftercare for such procedure, that is:

- 1) necessary for treatment of the Covered Person; and
- 2) given in the outpatient department of a Hospital or an ambulatory surgical center.]

[PERMANENT TOTAL DISABILITY BENEFIT - LUMP SUM PAYMENT

We will pay the Principal Sum shown in the Schedule of Benefits a Covered Person:

- (1) Is injured in an Accident which occurs while his coverage is in effect:
- (2) Becomes Totally Disabled, directly independently of disease or bodily infirmity, within 30 days of the Accident;
- (3) Continues to be Totally Disabled for 12 consecutive months; and
- (4) Is then Permanently Totally Disabled.

However, the Principal Sum will be reduced by the amount of any benefits We have paid under **BENEFITS FOR ACCIDENTAL DEATH,[DISMEMBERMENT[, [LOSS OF SIGHT],[SPEECH] AND [HEARING]; OR PARALYSI for loss by such Covered Person from the same Accident.**

"Totally Disabled", with respect to a Covered Person who is employed, means the Covered Person is unable to perform the material and substantial duties of his regular occupation due to a Covered Accident. After the first 12 months, it means the Covered Person is unable to perform the material and substantial duties of any occupation for which He or She is, or may become, qualified by reason of education, experience or training, [which would provide them with substantially the same earning capacity as his or her prior earning capacity prior to the start of disability.]

"Permanently Totally Disabled", with respect to a Covered Person who is employed, means he is:

- (1) Unable to perform any work for which he is, or may become, qualified by reason of education, training or experience;
- (2) This inability is expected to continue for the balance of his lifetime; and
- (3) Items (1) and (2) are certified by a Physician.

Permanent Total Disability must be the result of the same Covered Accident that caused the Total Disability.

The Covered Person must provide the Company proof that He or She is Permanently and Totally Disabled. The Company reserves the right, at the end of the 12 consecutive months of Permanent and Total Disability to determine, on the basis of all the facts and circumstances, that the Covered Person is Permanently and Totally

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Disabled, including, but not limited to, requiring an independent medical examination provided at the Company's expense.]

[PERMANENT TOTAL DISABILITY BENEFIT - [MONTHLY] PAYMENT

We will pay a [monthly] benefit equal to the Principal Sum shown in the Schedule of Benefits if a Covered Person:

- (1) Is injured in an Accident which occurs while his coverage is in effect;
- (2) Becomes Totally Disabled, directly and independently of disease or bodily infirmity, within 30 days of the Accident:
- (3) Continues to be Totally Disabled for 12 consecutive months; and
- (4) Is then Permanently Totally Disabled.

[Monthly] benefits begin with the 13th month and will be paid until the earliest of:

- (1) The death of the Covered Person:
- (2) The date the Covered Person ceases to be Permanently Totally Disabled; or
- (3) The date the total of all benefits We have paid for loss by the Covered Person from the same Accident equals his Principal Sum.

At the death of the Covered Person, while Permanent Total Disability Benefits are payable, We will pay any remaining balance in accordance with the Payment of Claims provision.

Totally Disabled", with respect to a Covered Person who is employed, means the Covered Person is unable to perform the material and substantial duties of his regular occupation due to a Covered Accident. After the first 12 months, it means the Covered Person is unable to perform the material and substantial duties of any occupation for which He or She is, or may become, qualified by reason of education, experience or training, [which would provide them with substantially the same earning capacity as his or her prior earning capacity prior to the start of disability.]

"Permanently Totally Disabled", with respect to a Covered Person who is employed, means he is:

- (1) Unable to perform any work for which he is, or may become, qualified by reason of education, training or experience:
- (2) This inability is expected to continue for the balance of his lifetime; and
- (3) Items (1) and (2) are certified by a Physician.

Permanent Total Disability must be the result of the same Covered Accident that caused the Total Disability.

The Covered Person must provide the Company proof that He or She is Permanently and Totally Disabled. The Company reserves the right, at the end of the 12 consecutive months of Permanent and Total Disability to determine, on the basis of all the facts and circumstances, that the Covered Person is Permanently and Totally Disabled, including, but not limited to, requiring an independent medical examination provided at the Company's expense.]

[TOTAL DISABILITY WEEKLY INCOME]

We will pay the Total Disability Weekly Income Benefit if:

- (1) A Covered Person is injured by one of the types of Accidents described in this Policy, which happens while he is covered for this benefit; and
- (2) He becomes totally disabled as a direct result, and from no other cause, within 30 days of the Accident.

Benefits are payable on the first day after the end of the Waiting Period. We will pay this benefit until:

(1) The Covered Person dies, or

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- (2) The date the Covered Person is no longer Totally Disabled; or
- (3) We have paid this benefit for the Maximum Benefit Period as shown on the Schedule of Benefits; or
- (4) The Covered Person qualifies for benefits under a benefit titled as **BENEFITS FOR ACCIDENTAL DEATH,**[**DISMEMBERMENT**[, [LOSS OF SIGHT],[SPEECH] AND [HEARING]; OR PARALYSIS

 or as **PERMANENT TOTAL DISABILITY BENEFIT** in the Description of Benefits; or
- (5) the date the Covered person fails to submit satisfactory proof of continuing Total Disability.

Proof of continued Total Disability must be certified by a Physician.

"Total Disability" / "Totally Disabled" means:

- (1) During the Waiting Period for this Total Disability Weekly Income benefit, and for the next 12-months he can not do all the substantial and material duties of his type of work; and
- (2) After that, a Covered Person cannot do any work for which he is or may become qualified for by reason of his education, experience, or training.

The Waiting Period, Weekly Income Benefit amount, and Maximum Benefit Period are shown in the Schedule of Benefits.]

[REHABILITATION EXPENSE BENEFIT

If a Covered Person suffers a Covered Loss the Company will reimburse the Covered Person for expenses incurred within [one - two] years after the date of the Covered Accident causing such loss, per Accident, which are charged for:

- 1) physical, occupational, speech or hearing therapy, or other rehabilitation training for which measurable improvement is expected within a reasonable time; and
- 2) Medically Necessary services or supplies related to rehabilitation therapy.

The therapy, training, services or supplies must:

- 1) meet generally accepted standards of medical practice;
- 2) be provided in a duly licensed Rehabilitation Facility; and
- 3) be provided by or under the supervision of a Physician.

Only one Rehabilitation Expense Benefit will be paid regardless of the number of Covered Losses incurred as the result of the same Covered Accident.

The Company will not reimburse expenses:

- 1) for which no charge would have been made if no insurance existed;
- in excess of the Usual and Customary Charges for similar services in the locality where the services are received; or
- 3) as the result of an Injury caused by an Accident for which the Covered Person is entitled to benefits paid or payable by Workers' Compensation or other similar law.]

[REPATRIATION

We will pay the Eligible Expenses incurred, subject to the [Deductible Amount], [Co-payment Amount], and [Coinsurance Percentage] shown in the Schedule of Benefits, if any, for returning a Covered Person's remains to his place of residence in his home country and state [or to the place of burial] if he dies directly and independently of all other causes from a Covered Accident outside of His home state or more than [75 - 150] miles from His place of residence.

Eligible Repatriation Expenses that are covered are:

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- (1) The cost of embalming or cremation;
- (2) Minimally necessary coffin, urn or air tray; and
- (3) Preparation and Transportation of the body or remains

Benefits are payable up to the Maximum Benefit Amount shown on the Schedule of Benefits.

[SEATBELT BENEFIT

We will pay the Seatbelt Benefit if loss of life for which this Policy provides coverage to a Covered Person results from an Accident which occurs while the Covered Person is driving or riding in a Private Passenger Car, and:

- (1) The private passenger car is equipped with original, factory-installed seatbelts;
- (2) The seatbelt was in actual use by the Covered Person and properly fastened at the time of the Accident; and
- (3) The use or position of the seatbelt is certified:
 - (a) In the official report of the Accident; or
 - (b) By the investigating officer.

However, if such certification is not available and it is unclear if the Covered Person was properly wearing a seatbelt, We will pay the Limited Seatbelt Benefit.

In the case of a child, seatbelt means a child restraint device, approved by the National Highway Traffic Safety Administration, which is secured and being used as recommended by its manufacturer for children of like age and weight, at the time of the Accident.

"Private Passenger Car" means a validly registered four-wheel private passenger car, station wagon, jeep, pick-up truck, and van-type car. Private Passenger Car does not include a mobile home or any motor vehicle that is used in mass or public transit.

Seat Belt means those belts that form an occupant restraint system and includes infant and child passenger restraint systems when properly used with a seat belt.

The Seatbelt Benefit will not be paid for an Accident which occurs while the Covered Person is participating in a race, speed or endurance test.

The Seatbelt Benefit amount is shown in the Schedule of Benefits.]

[SPECIAL ADAPTATION EXPENSE BENEFIT

We will pay this benefit for Adaptation Expenses incurred for a Covered Person who is Totally Disabled due to a Covered Accident, up to the Maximum Benefit stated on the Schedule of Benefits.

[Case management and concurrent review by Us is required for any Adaptation Expenses. Otherwise benefits will be reduced by [10% - 50%].]

"Adaptation Expenses" means expenses incurred for items or modifications:

- 1) approved by a Physician; and
- Medically Necessary to accommodate the physical disability of the Covered Person as a result of a Covered Accident.

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[SPECIAL COUNSELING BENEFIT

We will pay benefits, as shown in the Schedule of Benefits for mental health counseling to assist the Covered Person in dealing with the Covered Loss that resulted from a Covered Accident, if he:

- 1) suffers any one of the Covered Losses shown in the Schedule of Covered Losses; and
- 2) obtains mental health counseling.]

[SPOUSE [/ DOMESTIC PARTNER] RETRAINING BENEFIT

The Company will pay an additional benefit as shown in the Schedule of Benefits to or on behalf of a Covered Person's Dependent spouse [or Domestic Partner] who, on the date of the Accident:

- 1) was enrolled as a full-time student in any accredited college, university or other institution of higher learning or a vocational or licensed technical school on the date of the Covered Person's loss of life; or
- 2) subsequently enrolls as a full-time student at an accredited college, university or other institution of higher learning or a vocational or licensed technical school within 30 months after the date of the Covered Person's loss of life.

Enrollment must be for the purpose of obtaining an independent source of support or to enrich his or her ability to earn a living.

This Benefit is payable once a year for not more than four consecutive years, but only while the Covered Person's Dependent spouse [or Domestic Partner] continues as a full-time student (proof of enrollment for each year will be required).

If, on the date of the Covered Person's loss of life, the Covered Person had no Dependent spouse [or Domestic Partner] that qualified, a lump sum benefit as shown in the Schedule of Benefits will be paid to the Covered Person's designated beneficiary.]

[WAIVER OF PREMIUM BENEFIT

If a Covered Person suffers a Covered Loss which results in the Covered Person being Totally Disabled, the Company will waive payment of all required premiums due for such Covered Person.

Premiums will be waived from the first premium due date on or after the date the Total Disability began and ends on the earliest of:

- 1) the date the Covered Person is deemed to be Actively at Work;
- 2) the date the Covered Person ceases to be covered under this Policy; or
- 3) the date this Policy terminates.]

[AGE BASED REDUCTIONS

At age [65] or more, benefits for a Covered Person will be based on the following percentages of His Principal Sum in effect without this provision.

Age On Date of Loss	Percentage of Principal Sum
[65through 69]	[65-85%]
[70 through 74	[55-65%]
[75 through 79	[40-55%]
[80 through 84	[30-40%
85 and over	[15-25%]

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Premiums are based on the Principal Sum in force prior to applying the percentages in the above table. [With respect to Permanent Total Disability Benefits, for a Covered Person, coverage ends at age 70.] [With respect to Permanent Total Disability Benefits payable for a Covered Person who becomes Permanently Totally Disabled at [age 70 or more,] the Permanent Total Disability Benefit, subject to all other terms of its Description of Benefits provision, will be paid while a Covered Person continues to be Permanently Totally Disabled, as follows:

- (1) In monthly installments of 1% of a Covered Person's Principal Sum; and
- (2) For a maximum of 12 months.]

EXCLUSIONS

This Policy does not cover any loss resulting in whole or part from, or contributed to by, or as a natural or probable consequence of any of the following [even if the immediate cause of the loss is an Accidental bodily Injury,] unless otherwise covered under this Policy by Additional Benefits:

[Each Exclusion listed below will be in-or-out depending on the plan.]

- 1. [Suicide, self-destruction, attempted self-destruction or intentional self-inflicted Injury while sane or insane.]
- 2. [War or any act of war, declared or undeclared.]
- 3. [An Accident which occurs while the Covered Person is on Active Duty Service in any Armed Forces, National Guard, military, naval or air service or organized reserve corps;]
- 4. [Injury sustained while in the service of the armed forces of any country. When the Covered Person enters the armed forces of any country, We will refund the unearned pro rata premium upon request;]
- 5. [Participation in a riot or insurrection];
- 6. [Any Injury requiring treatment which arises out of, or in the course of fighting, brawling assault or battery.]
- 7. [Sickness, disease, bodily or mental infirmity or medical or surgical treatment thereof, bacterial or viral infection, regardless of how contracted. This does not include bacterial infection that is the natural and foreseeable result of an Accidental external bodily injury or accidental food poisoning.]
- 8. [Disease or disorder of the body or mind.]
- 9. [Mental or nervous disorders, except as specifically provided in this Policy.]
- 10. [Asphyxiation from voluntarily or involuntarily inhaling gas and not the result of the Covered Person's job.]
- 11. [Voluntarily taking any drug or narcotic unless the drug or narcotic is prescribed by a Physician and not taken in the dosage or for the purpose as prescribed by the Covered Person's Physician.]
- 12. [Intoxication or being under the influence of any drug or narcotic]
- 13. [Injury caused by, contributed to or resulting from the Covered Person's use of alcohol, illegal drugs or medicines that are not taken in the dosage or for the purpose as prescribed by the Covered Person's Physician.]
- 14. [Driving under the influence of a controlled substance unless administered on the advice of a Physician;]
- 15. [Driving while Intoxicated. "Intoxicated" will have the meaning determined by the laws in the jurisdiction of the geographical area where the loss occurs]
- 16. [Violation or in violation or attempt to violate any duly-enacted I aw or regulation, or commission or attempt to commit an assault or felony, or that occurs while engaged in an illegal occupation.]
- 17. [Conditions that are not caused by a Covered Accident.]
- 18. [Covered Expenses for which the Covered Person would not be responsible in the absence of this Policy.]
- 19. [Any treatment, service or supply not specifically covered by this Policy.]
- 20. [Loss resulting from participation in any activity not specifically covered by this Policy.]
- 21. [Charges which Are in excess of Usual, Reasonable and Customary charges.]
- 22. [Expenses incurred for an Accident after the Benefit Period shown in the Schedule of Benefits;]
- 23. [Regular health check ups;]
- 24. [Services or treatment rendered by a Physician, Nurse or any other person who is employed or retained by the policyholder; or an Immediate Family member of the Covered Person.]
- 25. [Injuries paid under Workers' Compensation, Employer's liability laws or similar occupational benefits or while engaging in activity for monetary gain from sources other than the Policyholder.]
- 26. [That part of medical expense payable by any automobile insurance policy without regard to fault. (Does not apply in any state where prohibited);]

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- 27. [Treatment in any Veterans Administration or Federal Hospital, except if there is a legal obligation to pay
- 28. [Travel or activity outside the United States.]
- 29. [Participation in any motorized race or speed contest.]
- 30. [Aggravation or re-injury of a prior Injury that the Covered Person suffered prior to his or her coverage Effective Date, unless We receive a written medical release from the Covered Person's Physician.]
- 31. [Heart attack, stroke or other circulatory disease or disorder, whether or not known or diagnosed, unless the immediate cause of Loss is external trauma.]
- 32. [Treatment of a hernia whether or not caused by a Covered Accident.]
- 33. [Treatment of Osgood-Schlatter's disease, osteochondritis, appendicitis, osteomyelitis, cardiac disease or conditions, pathological or stress fractures, congenital weakness, whether or not caused by a Covered Accident.]
- 34. [Treatment of a detached retina unless caused by an Injury suffered from a Covered Accident.]
- 35. [Pregnancy, childbirth, miscarriage, abortion or any complications of any of these conditions.]
- 36. [Damage to or loss of dentures or bridges or damage to existing orthodontic equipment, except as specifically provided in this Policy.]
- 37. [Expense incurred for treatment of temporomandibular joint (TMJ) disoriders involving the installation of crowns, pontics, bridges or abutments, or the installation, maintenance or removal of orthodontic or occlusal appliances or equilibration therapy; or craniomandibular joint dysfunction and associated myofacial pain, except as specifically provided in this Policy.]
- 38. [Dental care or treatment other than care of [sound], [natural] teeth and gums required on account of Injury resulting from an Accident while the Covered Person is covered under this Policy, and rendered within 6 months of the Accident;]
- 39. [Treatment for Blood or Blood plasma, except for charges by a Hospital for the processing or administration of blood;]
- 40. [Eyeglasses, contact lenses, hearing aids braces, appliances, or examinations or prescriptions therefore;.]
- 41. [Any Accident where the Covered Person is the operator of a motor vehicle and does not possess a current and valid motor vehicle operator's license;]
- 42. [Travel in or upon:
 - (a) [A snowmobile];
 - (b) [A water jet ski]
 - (c) [Any two or three wheeled motor vehicle, other than a motorcycle registered for on-raod travel];
 - (d) [Any off-road motorized vehicle not requiring licensing as a motor vehicle;] [when used for [recreation] [competition].]
- 43. [Travel or flight in or on any vehicle for aerial navigation, including boarding or alighting from:
 - i. [While riding as a passenger in any Aircraft not intended or licensed for the transportation of passengers; or]
 - ii. [While being used for any test or experimental purpose; or]
 - iii. [While piloting, operating, learning to operate or serving as a member of the crew thereof;
 - iv. [while traveling in any such Aircraft or device which is owned or leased by or on behalf of the Policyholder of any subsidiary or affiliate of the Policyholder, or by the Covered Person or any member of his household.]
 - v. A space craft or any craft designed for navigation above or beyond the earth's atmosphere; or
 - vi. An ultra light, hang-gliding, parachuting or bungi-cord jumping;]

[Except as a fare paying passenger on a regularly scheduled commercial airline [or as a passenger in a non-scheduled, private aircraft used for business [or pleasure] purposes.]

- 44. Treatment for an Injury that is caused by or results from a Nuclear reaction or the release of nuclear energy. However, this exclusion will not apply if the loss is sustained within 180 days of the initial incident and:
 - (i) The loss was caused by fire, heat, explosion or other physical trauma which was a result of the release of nuclear energy; and
 - (ii) The Covered Person was within a 25-mile radius of the site of the release either:
 - 1) At the time of the release: or
 - 2) Within 24 hours of the start of the release; or
 - 3) Occurs while he is in [insert Specific Territory.]]
- 45. [Practice or play in any school or professional sports contest or competition.
- 46. [The repair or replacement of existing artificial limbs, orthopedic braces, or orthotic devices;]
- 47. [Rest cures or custodial care;]

- 48. [Prescription medicines unless specifically provided for under this Policy.]
- 49. [Elective or Cosmetic surgery, except for reconstructive surgery on a diseased or injured part of the body;]
- 50. [Massage Therapy], [Physical Therapy] or [Acupuncture/Acupressure Services], unless otherwise specifically allowed for in the schedule of benefits.]
- 51. [Services rendered for detection and correction by manual or mechanical means (including x-rays incidental thereto) of structural imbalance, distortion or subluxation in the human body for purposes of removing nerve interference where such interference is the result of or related to distortion, misalignment or subluxation of or in the vertebral column.]

[AGGREGATE LIMIT

The Aggregate Limit of Liability is shown [in the Application] [on the Schedule of Benefits]. We will NOT be liable for any amount over such limit for any one Accident.

If the total amount of benefits to be paid under this Policy is more than the Aggregate Limit of Liability, the benefit amount payable for a Covered Person's loss will be determined as a proportionate share of the Aggregate Limit of Liability.]

CLAIM PROVISIONS

NOTICE OF CLAIM:

Written notice of death or injury must be given to Us within [30] days after a Covered Loss occurs or begins or as soon as reasonably possible. Notice can be given at Our administrative office as shown on the cover page or to Our authorized licensed agent. Notice should include the Policyholder's name and number and a Covered Person's name and address.

If written notice is not received within [30] days, the claim may be reduced or invalidated. However, the claim will not be reduced or invalidated if:

- 1) it can be shown that it was not possible within reason to submit notice within the [30] day period; and
- 2) it is further shown that notice was given as soon as possible.

CLAIM FORMS:

When We receive the notice of claim, We will send forms for filing proof of loss. If claim forms are not sent within [15] days after receipt of such notice, the Proof of Loss requirements stated below will be deemed to have been met by submitting, within the time required under PROOF OF LOSS, written proof of the nature and extent of the loss.

PROOF OF LOSS:

Written proof of loss must be furnished to Us in the case of a claim for loss for which this Policy provides periodic payment contingent upon continuing loss within [90 days] after the end of the period for which We are liable. Written proof that the loss continues must be furnished to us at intervals required by us.

In case of claim for any other loss, proof must be furnished within [90 days] after the date of such loss.

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If the proof of loss is not submitted within [90] days, the claim may be reduced or invalidated. However, the claim will not be reduced or invalidated if:

- 1) it can be shown that it was not possible within reason to submit notice within the [90] day period; and
- 2) it is further shown that notice was given as soon as possible, and in no event, except in the absence of legal capacity, later than one year from the time proof is otherwise required.

[TIMELY FILING OF CLAIMS:

All claims for benefits under this Policy must be submitted to Us no more than [90 – 365 days] from the date of service or date of death.]

TIME OF PAYMENT OF CLAIMS:

Benefits due under this Policy for a loss, other than a loss for which this Policy provides installments, will be paid immediately upon receipt of due written proof of such loss.

Subject to written proof of loss, all accrued benefits for loss for which this Policy provides installments will be paid monthly; any balance remaining unpaid upon the termination of liability will be paid immediately upon receipt of a written proof of loss, unless otherwise stated in the Description of Benefits.

PAYMENT OF CLAIMS:

All benefits will be paid in United States currency. Loss of life benefits will be paid to the beneficiary as described in the Designation or Change of Beneficiary provision of this Policy.

All other benefits will be paid to the Covered Person suffering the loss. If the Covered Person dies before all payments due have been made, the amount still payable will be paid to his/her beneficiary as described in the Designation and Change of Beneficiary provision of this Policy .

If We are to pay benefits to the estate or to a person who is incapable of giving a valid release, We may pay up to [\$1,000] to a relative by blood or marriage whom We believe is equitably entitled. This good faith payment satisfies Our legal duty to the extent of that payment.

Any other accrued benefits which are unpaid at a Covered Person's death may, at Our option, be paid either to his beneficiary or to his estate. All other benefits, unless specifically stated otherwise, will be paid to a Covered Person.

DESIGNATION OR CHANGE OF BENEFICIARY:

Each Covered Person may designate a beneficiary to whom loss of life benefits are payable. The designation shall be as follows in descending order:

- 1) Beneficiaries designated in writing by the Covered Person for this Policy on file with the Policyholder, if any, otherwise;
- 2) Beneficiaries as designated in writing for any group life insurance plan or its renewals in force for the Policyholder, if any, otherwise;
- 3) In equal shares to the members of the first surviving class of those that follow, if any:
 - a) a Covered Person's lawful spouse, if not legally separated or divorced, [or Domestic Partner;

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- b) a Covered Person's natural Child, adopted Child, foster Child, stepchild, or other Child for whom the Covered Person has or had legal guardianship (proof will be required); or
- c) a Covered Person's parents, whether natural, step or adoptive; or
- d) a Covered person's Sisters or Brothers, otherwise.
- 4) The estate of the Covered Person.

A Covered Person may change his/her beneficiary designation from time to time without the consent of the designated beneficiary by giving notice, in writing, to the Policyholder. When a request for designation or change is received by the Policyholder, it will take effect on the date of its execution, whether or not the Covered Person is living on the date it is received by the Policyholder. Any interest created by the request will be subject to any payment made or action taken before its receipt.

A Dependent's beneficiary is the Covered Person. If no beneficiary is living on the date of a Dependent's death, the beneficiary is the Covered Person's estate.

[CONDITIONAL CLAIM PAYMENT:

If a Covered Person incurs expenses for Injuries received in a covered Accident, and in Our opinion a third party may be liable, We will pay benefits if:

- (1) The Covered Person first agrees in writing to refund the lesser of:
 - (a) The amount We actually paid for such expenses; or
 - (b) The amount actually received from the third party for such expenses; and
- (2) The third party's liability is determined and satisfied whether by settlement, judgment, arbitration or otherwise.

However, prior to Our payment of benefits under this Policy, if the third party's liability is satisfied in an amount less than the benefits payable under this Policy, We will pay the difference.]

[EXPOSURE AND DISAPPEARANCE:

A Covered Person will be presumed to have died due to covered Injuries, if while insurance is in effect He suffers Covered Loss due to exposure to the elements.

A Covered Person will be presumed to have died, if, while insurance is in effect and after the forced landing, stranding, sinking or wrecking of a covered vehicle:

- 1) He disappears; and
- 2) His body is not found [within a year of the Accident]; and
- 3) a valid death certificate or other legal proof of death is issued by a court of appropriate jurisdiction.]

PHYSICAL EXAMINATION [AND AUTOPSY]:

We have the right to have a Physician of Our choice examine the Covered Person as often as is reasonably necessary. This section applies when a claim is pending or while benefits are being paid. [We also have the right to request an autopsy in the case of death, unless the law forbids it.] We will pay the cost of the examination [or autopsy]. (Autopsies are not permitted to be required in Massachusetts, Mississippi and South Carolina.)

[RECOVERY OF OVERPAYMENT:

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If benefits are [overpaid, or paid in error] We have the right to recover the amount [overpaid or paid in error] by any of the following methods.

- 1) A request for lump sum payment of the amount [overpaid or paid in error] or
- 2) Reduction of any proceeds payable under this Policy by the amount [overpaid or paid in error.]]

[RECOVERY OF BENEFITS:

We reserve the right to recover from a Covered Person any benefits We have paid to him for injuries:

- (1) Received in a covered Accident; and
- (2) Which are covered under:
 - (a) workers' compensation or similar statutory remedies available under law; or
 - b) Any employer's liability Insurance.

It will be assumed that the Covered Person is in receipt of such benefits unless he gives us proof such benefits have been denied to him.]

["Recovery" means monies paid to the Covered Person through judgment, settlement or otherwise to compensate for all losses caused by the Injury.]

[SUBROGATION:

If We have paid benefits to a Covered Person for Injuries received in a covered Accident, and in Our opinion a third party may be liable, We will be subrogated to the extent of such payment and to all of the rights of the Covered Person regarding the recovery of benefits paid or to any settlement or judgment which results from the exercise of these rights. The Covered Person agrees to sign papers and do whatever else is necessary to transfer his rights to us. We will exercise such rights on his behalf. He further agrees to furnish us with all relevant information and documents.]

LEGAL ACTIONS:

All Policy terms will be interpreted under the laws of the state in which this Policy was issued. No legal action may be brought to recover on this Policy within 60 days after written Proof of Loss has been furnished. No legal action may be brought after three (3) years from the time written Proof of Loss is required to be furnished.

GENERAL PROVISIONS

ENTIRE CONTRACT; CHANGES:

This Policy, the application of the Policyholder (if any, a copy of which is attached), endorsements, riders, and attached papers constitute the entire contract between the parties. If an application of a Covered Person is required, the application of any Insured, at Our option, may also be made a part of this contract.

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All statements made by the Policyholder or by a Covered Person are deemed representations and not warranties. No such statement will cause us to deny or reduce benefits or be used as a defense to a claim unless a copy of the instrument containing the statement is or has been furnished to such person; or, in the event of his death or incapacity, his beneficiary or representative. After 2-years from the Covered Person's effective date of coverage, no such statement, except in the case of fraud or with respect to eligibility for coverage, will cause such coverage to be contested.

No change in this Policy will be valid until approved by one of Our executive officers. This approval must be endorsed on or attached to this Policy. No agent may change this Policy or waive any of its provisions.

WORKERS' COMPENSATION INSURANCE:

This Policy is not in lieu of and does not affect any requirement for coverage under any Workers' Compensation Insurance.

[RECORDS MAINTAINED:

[The Policyholder or its authorized administrator will maintain records of the essential features of each Covered Person's insurance under this Policy.

We shall be permitted to examine the Policyholder's records relating to coverage under this Policy. Examination may occur at any reasonable time up to the later of:

- (1) The two year period after the expiration of the Policyholder's coverage; or
- (2) The final adjustment and settlement of all claims under the Policyholder's coverage.]

[REPORTING REQUIREMENTS:

The Policyholder or its authorized agent must report to us, by the premium due date:

- (1) The names of all persons insured on the Effective Date of this Policy;
- (2) The names of all persons who are insured after the Effective Date of this Policy;
- (3) The names of those persons whose insurance has terminated; and
- (1) Additional information required as agreed to by us and the Policyholder].

[CERTIFICATES OF INSURANCE:

A certificate of insurance will be delivered to the Policyholder for delivery to each Covered Person. Each certificate will list the benefits, conditions and limits of the Certificate. It will state to whom the benefits will be paid.]

POLICY TERMINATION:

We may terminate coverage on or after the anniversary of any premium due date. The Policyholder may terminate its coverage on any premium due date. Written notice must be given at least 31 days prior to such premium due date.

CONFORMITY WITH STATE STATUTES:

Any provision of the Policy in conflict on its effective date with the laws of the State of Issue indicated on the front page of the Policy is amended to conform to the minimum requirements of such laws.

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[OTHER COVERAGE WITH US:

At any one time each Covered Person may have only one Certificate issued by Us having coverage similar to that described in this Policy. If we find He has more than one such Certificate, coverage will be provided under the plan that has been in force for the longer period of time. We will refund premiums paid for all other Certificates for concurrent periods of coverage.]

CLERICAL ERROR:

Clerical error in keeping any records pertaining to the coverage, whether by the Policyholder or by the Company, will not invalidate coverage otherwise validly in force nor continue coverage otherwise validly terminated, provided such clerical error is not prejudicial to the Company and is rectified promptly upon discovery.

ASSIGNMENT:

No assignment of interest in loss of life benefits shall be binding on the Company until the original or duplicate thereof is received by the Company. The Company assumes no responsibility for the validity of such assignment.

INSOLVENCY:

The insolvency, bankruptcy, financial impairment, receivership, voluntary plan of arrangement with creditors, or dissolution of the Policyholder will not impose upon the Company any liability other than the liability defined in the Policy. The insolvency of the Policyholder will not make the Company liable to the creditors of the Policyholder, including Covered Persons under the Policy.

NON-PARTICIPATING:

This Policy is non-participating. It does not share in the Company's profits or surplus earnings.

WAIVER:

Failure of the Company to strictly enforce its rights under the Policy at any time or under any circumstance shall not constitute a waiver of such rights by the Company at any time under the same or different circumstances.

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UNITED STATES FIRE INSURANCE COMPANY

Administrative Offices: 5 Christopher Way • Eatontown, NJ 07724

GROUP BENEFITS ACCIDENT ONLY CERTIFICATE

CERTIFICATEHOLDER: [ABC Association]

CERTIFICATE NUMBER: [Specimen]

CERTIFICATEHOLDER: [John Doe]

EFFECTIVE DATE: [November 1, 2012]

EXPIRATION DATE: [November 1, 2013]

The Certificate and this Certificate is governed by the laws of the state where it was delivered

The Certificate is a legal contract between the Certificate holder and United States Fire Insurance Company (herein referenced as "the Company").

The Company agrees to provide insurance, in exchange for the payment of the required premium. Coverage is subject to the terms and conditions described in the Certificate and this Certificate.

The Insurance Company, the Policyholder and the Certificate holder have agreed to all the terms and conditions of this Certificate.

The Certificate and this certificate and the coverage provided by it become effective at 12:01 A.M. at the address of the Certificate holder on the Certificate Effective Date shown above. It continues in effect in accordance with the provisions set forth in the Certificate and this Certificate.

THIS IS LIMITED BENEFIT ACCIDENT ONLY COVERAGE.

READ IT CAREFULLY.

BENEFITS ARE NOT PAYABLE FOR LOSS DUE TO SICKNESS.

THIS CERTIFICATE PAYS BENEFITS FOR SPECIFIC LOSSES FROM ACCIDENTS ONLY.

THE CERTIFICATE and THIS CERTIFICATE ARE NOT RENEWABLE.

Non-Participating Insurance

Signed for **United States Fire Insurance Company** By:

Signature

Signature

Douglas M. Libby Chairman and CEO James Kraus Secretary

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SCHEDULE OF BENEFITS

CERTIFICATEHOLDER: [ABC Association]

CERTIFICATE NUMBER: [Specimen]

CERTIFICATEHOLDER: [John Doe]

EFFECTIVE DATE: [11/01/2012]

PREMIUM DUE DATE: [Monthly/Quarterly/Annual in advance on the [1st] of each month]

[CERTIFICATE PERIOD: [November 1, 2012 through November 1, 2013]]

[Class definitions are variable and defined by the Policyholder based on elements relating to the relationship between the organization and its members, the employer and its employees etc.]

CLASSES OF ELIGIBLE PERSONS:

A person may be covered only under one Class of Eligible Persons even though He or She may be eligible under more than one class. [Also, a person may not be covered as a Dependent and a Covered Person at the same time.]

[Class 1] [All active members of the Policyholder.]

[PREMIUMS:

[Determined on the basis of the plan design selected by the Policyholder [and certificate holder]] [\$ xx/[month][week].]

[The Aggregate Limit is optional and applies on the case level]

[AGGREGATE LIMIT OF LIABILITY:

Benefit Maximum [Variable, e.g. any amount from \$1,000.00 to \$10,000,000.00 in increments of

\$500.00]

Applies During [Variable, e.g. Certificate Year, Calendar Year, Per Occurrence, # of years, per

Covered Accident.]

Applies To [Variable e.g. All benefits, Accidental Death & Dismemberment Benefits only,

Accident Medical Benefits only, indemnity benefits only]]

[If there is more than one Class eligible under the Policy and this Certificate, a Schedule of Benefits may be presented for each Class if benefit applicability, amounts and duration differ by Class or it may be presented together as shown below.]

[ELIGIBILITY WAITING PERIOD: [None to 90 days]]

HAZARDS INSURED AGAINST:

ClassHazard #Description of Hazard[Class 1 -123Relocation]

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[ACCIDENTAL DEATH [AND DISMEMBERMENT][LOSS OF [SIGHT][SPEECH]HEARING][PARALYIS]BENEFITS]

Class 1 Principal Sum: [Variable, e.g. any amount from \$1,000 to \$1,000,000.00 in

increments of \$500.001

Class 2 Principal Sum: [Variable, e.g. any amount from \$1,000 to \$1,000,000.00 in

increments of \$500.00]

Time Period for Loss: [Variable, e.g. any period from 90 to 365 days]

Age-based Reductions: [Variable, e.g. 85%-15% at age 65 and over]]

[ACCIDENT MEDICAL EXPENSE BENEFIT

Lifetime Maximum for all Accident Medical [Variable, e.g. any amount from \$1,000.00 to

\$1,000,000.00 in increments of \$500.00]

[Annual Maximum for all Accident Medical [Variable, e.g. any amount from \$1,000.00 to

\$1,000,000.00 in increments of \$500.00]

[Maximum number of occurrences per Certificate Year [1, 2, 3, 4, 5, up to 12]

[Loss Period (first Covered Expenses [Variable e.g. any time frame from 15 days

must be incurred within): to 90 days after the Covered Accident or Injury]

Benefit Period: [Variable e.g. any period from 36 months to 3 years

from the date of the Covered Accident or Injury, provided the Injury occurs prior to the Expiration

Date and care is Medically Necessary.]

[Deductible: [Variable e.g. any amount from \$25.00 to

\$100,000.00 in \$25.00 increments]

[Deductible must be incurred within: [Variable e.g. any timeframe from 30 days to 3

years from the Covered Accident.]

[Variable e.g. any amount from \$10.00 to

\$500.00 per visit in \$5.00 increments.]

[Variable e.g. any percentage from 5% to 80%]

in 5% increments]]

Terms of Payment [Primary: Primary Excess over Initial Amount of

[\$100]: Partial Excess: Full Excess]

[Accident Medical Expense benefits may be available on an allocated or unallocated basis as shown, that is to say there may be specific limits or out of pocket expenses on certain Covered Expenses (allocated) or all Covered Expenses may be subject to the same maximum limit and out of pocket expenses (unallocated).]

[Any Deductibles, Coinsurance, Co-payments, Benefit Periods, and Benefit Maximums apply on a per Covered Person, per Covered Accident basis.]

[Any Deductibles, Coinsurance, or Co-payments apply to all of the below Accident Medical Expense Benefits unless otherwise indicated in the Schedule below.]

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[ACCIDENT MEDICAL EXPENSE BENEFITS

[Hospital Admission Benefit [Variable, e.g. any amount, \$100.00 to

\$5,000.00 [per admission] in \$100 increments]

[Hospital Room & Board Daily Maximum Benefit Amount: [Variable, e.g. any amount, \$50.00 to \$5,000.00

[per day] in \$50 increments]

[Intensive Care/[Cardiac Care] Room & Board

Daily Maximum Benefit:

[Variable, e.g. any amount, \$50.00 to \$5,000.00

[per day] in \$50 increments]

[Hospital Miscellaneous Maximum Benefit Amount: [Variable, e.g. any amount, \$50.00 to \$5,000.00

[per day] in \$50 increments]

[Outpatient Pre-Admission Testing Benefit Amount: [Variable, e.g. any amount, \$25.00 to \$5,000.00

[per test] in \$25 increments]

[Outpatient Hospital Emergency Room Treatment

Maximum Benefit Amount:

[Variable, e.g. any amount, \$25.00 to \$50,000. [per visit] in \$25 increments] or any percentage, 5% to 100% of the Principal Sum in increments

of 5%.]]

[In-Patient Surgical Benefits:

[Variable, e.g. any amount, \$250.00 to [Primary Surgeons Maximum Benefit Amount:

\$50,000.00 [per surgery] in \$250 increments]

[Assistant Surgeon [Variable, e.g. any amount, \$250.00 to

Maximum Benefit: \$50,000.00 [per surgery] in \$250 increments]

[Anesthesia Maximum Benefit: [Variable, e.g. any amount, \$250.00 to

\$50,000.00 [per surgery] in \$250 increments]

Physician's Visits

[In-Hospital Maximum Benefit: [Variable, e.g. any amount, \$25.00 to

\$500.00 [per visit] in \$5 increments]

[Variable, e.g. any amount \$ 5 - \$100 in \$5 [Deductible Amount:

increments]]

[Copay Amount: [Variable, e.g. any amount \$5 - \$100 in \$5

increments]]

[Coinsurance Percentage: [Variable, e.g. any amount 5% - 50% in 5%

5 -

increments]]

Physician's Visits

[Variable, e.g. any amount, \$25.00 to [Office Visits (Out-of-Hospital) Maximum Benefit:

\$500.00 [per visit] in \$5 increments]

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[Deductible Amount: [Variable, e.g. any amount \$ 5 - \$100 in \$5

increments]]

[Copay Amount: [Variable, e.g. any amount \$ 5 - \$100 in \$5

increments]]

[Variable, e.g. any amount 5% - 50% in 5%

increments]]

Maximum for All [In-Hospital] and [Office Physician's Visits]: [Variable, e.g. any amount,1-unlimited number

visits per Injury in increments of 1 visit]

[X-Ray [Variable, e.g. any amount, \$50.00 to \$1,000.00.]

per procedure in \$25 increments]

[Deductible Amount: [Variable, e.g. any amount \$ 5 - \$100 in \$5

increments]]

[Copay Amount: [Variable, e.g. any amount \$ 5 - \$100 in \$5

increments]]

[Coinsurance Percentage: [Variable, e.g. any amount 5% - 50% in 5%

increments]]

[Laboratory Benefit [Variable, e.g. any amount, \$50.00 to \$1,000.00.]

per procedure in \$25 increments]

[Deductible Amount: [Variable, e.g. any amount \$ 5 - \$100 in \$5

increments]]

[Copay Amount: [Variable, e.g. any amount \$ 5 - \$100 in \$5

increments]]

[Coinsurance Percentage: [Variable, e.g. any amount 5% - 50% in 5%

increments]]

[Diagnostic X-Ray and Laboratory Benefit [Variable, e.g. any amount, \$50.00 to \$1,000.00.]

per procedure in \$25 increments]

[Deductible Amount: [Variable, e.g. any amount \$ 5 - \$100 in \$5

increments]]

[Copay Amount: [Variable, e.g. any amount \$ 5 - \$100 in \$5

increments]]

[Coinsurance Percentage: [Variable, e.g. any amount 5% - 50% in 5%

increments]]

[Nursing Maximum Benefit Amount: [Variable, e.g. any amount, \$25.00 to

\$500.00 [per Injury] in \$5 increments]

[Physiotherapy Benefit

[Maximum Benefit Amount (Hospital Inpatient): [Variable, e.g. any amount, \$25.00 to\$500.00

[per Visit] in \$25 increments]

[Deductible Amount: [Variable, e.g. any amount \$ 5 - \$100 in \$5

increments]]

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[Copay Amount: [Variable, e.g. any amount \$ 5 - \$100 in \$5

increments]]

[Coinsurance Percentage: [Variable, e.g. any amount 5% - 50% in 5%

increments]]

[Physiotherapy Benefit

[Maximum Benefit Amount (Outpatient): [Variable, e.g. any amount, \$25.00 to\$500.00

[per Visit] in \$25 increments]

[Deductible Amount: [Variable, e.g. any amount \$ 5 - \$100 in \$5

increments]]

[Copay Amount: [Variable, e.g. any amount \$ 5 - \$100 in \$5

increments]]

[Coinsurance Percentage : [Variable, e.g. any amount 5% - 50% in 5%

increments]]

[Maximum for All Physiotherapy [Inpatient] & [Outpatient]: [Variable, e.g. any amount, \$25.00 to\$500.00

[per Visit] in \$25 increments]

[Maximum Number of Visits per Covered Accident [Variable' e.g., any number of visits, 1 to 20 in

increments of 1 visit]]

[Ambulance Maximum Benefit Amount: [Variable, e.g. any amount, \$25.00 to

\$1000.00 [per Injury] in \$25 increments]

[Medical Equipment Rental/[Purchase] Charges Maximum:

Benefit Amount

[Variable, e.g. any amount, \$25.00 to \$1000.00 [per Injury] in \$25 increments]

[Medical Services and Supplies Maximum Benefit Amount

(Blood, Blood Transfusions, Oxygen):

[Variable, e.g. any amount, \$25.00 to \$1000.00 [per Injury] in \$25 increments]

[Dental Treatment For Injury Only

Maximum Benefit Amount: [Variable, e.g. any amount, \$25.00 to \$500.00

[per Injury] in \$25 increments]

Mental or Nervous Disorders/Psychotherapy Benefit

[Maximum Benefit Amount: Variable, e.g. any amount, \$25.00 to\$500.00

[per Visit] in \$25 increments]

[Maximum Number of Visits per Covered Accident [Variable' e.g., any number of visits, 1 to 20 in

increments of 1 visit]]

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[Any benefits payable under {these Additional Accident Benefits} shown below {are paid in addition to} any {Accidental Death and Dismemberment} benefits payable, unless otherwise excluded or indicated under the terms, conditions, and exclusions of this Policy.]

[The total of {all benefits payable under this Policy, including all Additional Accident Benefits} paid for all Injuries caused by the same Covered Accident shall not exceed the Principal Sum indicated in the Schedule of Benefits unless otherwise excluded or indicated under the terms, conditions, and exclusions of this Policy.]

[Association Member Benefit

[Variable, e.g. any amount, \$100.00 to \$10,000.00

Per Injury in \$100 increments.]

[Bereavement and Trauma Counseling Benefit

Benefit Amount

[Variable e.g. any amount, \$25.00 to \$500.00 per

session] in \$25 increments]

Maximum Number of Sessions

[Variable e.g. any number of sessions: 2 to 25

sessions.]

Maximum Benefit Per Covered Accident

[Variable, e.g. any amount, \$50.00 to \$2,000.00]]

in \$25 increments]

[BOMB SCARE, BOMB SEARCH, OR

BOMB EXPLOSION BENEFIT

[Variable e.g. any percentage, 1% to 20%]

multiplied by the portion of the Principal Sum applicable to the Covered Loss] (in 1%

increments)]

[BURIAL AND CREMATION BENEFIT

[Variable, e.g. any amount, \$500.00 to

\$10,000.00 in \$250 increments]]

[CHILD CARE CENTER BENEFIT

Benefit Amount

[Variable e.g. any amount, \$250.00 to \$10,000.00 per year in \$50 increments]

Maximum Benefit Period

[Variable e.g. to any age, 6 to 18 for each

surviving Dependent Child.]]

[COMMON ACCIDENT BENEFIT

Covered Spouse [/Domestic Partner] Benefit

[Variable e.g. up to any percentage, 10% to 100% (in 10% increments) of the Covered Person's Principal Sum [applicable to the

Deleted: Spouse[

Covered Loss,] up to a Maximum of \$1,000.00

to \$1,000,000.00.]]

ICOMMON CARRIER BENEFIT

Maximum Benefit:

[Variable, e.g. any amount, \$250.00 to \$10,000.00.]

per Occurrence in \$250 increments]

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[EDUCATION BENEFIT

Surviving Dependent Child Benefit [Variable, e.g., Any percentage, 1% to 20% in increments of 1%] of the Principal Sum [subject to

a Maximum Benefit of [\$1,000 to \$10,000]]]

[Surviving Spouse[/Domestic Partner] Benefit [Variable, e.g., Any percentage, 1% to 2

[Variable, e.g., Any percentage, 1% to 20% in increments of 1%] of the Principal Sum [subject to

a Maximum Benefit of [\$1,000 to \$10,000]]]

Maximum Number of Annual Payments
[For Each Surviving Dependent Child
[For Surviving Spouse[/Domestic Partner]

[Variable, e.g., Any amount, \$500 to \$5, 000 in

\$250 increments]]

[EMERGENCY ROOM BENEFIT [Variable, e.g. any amount, \$25.00 to

\$50,000.00 in \$25 increments or any

[Variable, e.g., Any number, 1 to 4]]

[Variable, e.g., Any number, 1 to 4]]

percentage, 5% to 100% of the Principal Sum in

increments of 5%.]]

[ESCALATOR BENEFIT

Frequency of Increases

Default Benefit

Periodic Increase [Variable, e.g. any percentage, 1% to 20% of

the Principal Sum] in increments of 1% [Variable, e.g. Quarterly, Semi-annually,

Annually.]

Maximum Total Increase [Variable, e.g. any percentage, 5% to 50% of

the Principal Sum in increments of 5%]]

[[FAMILY] RELOCATION BENEFIT [Variable, e.g. any amount, \$250.00 to \$10,000.00

In \$250 increments.]

[Variable, e.g. any amount, \$250.00 to \$10,000.00]

In \$250 increments.]

[FELONIOUS ASSAULT BENEFIT

Maximum Benefit: [Variable, e.g. any amount, \$250.00 to \$10,000.00.]

per Occurrence in \$250 increments]

[Variable, e.g. any percentage, 5% to 100% of

Principal Sum] in 5% increments]

[HOME ALTERATION AND VEHICLE MODIFICATION

BENEFIT

[Variable, e.g. any percentage, 5% to 50% of the Principal Sum in increments of 5% subject to a maximum of [\$1,000.00 to \$25,000.00]]

[HOSPITAL CONFINEMENT BENEFIT

Waiting Period: [Variable, e.g. none – 90 days]

[Daily][Weekly][Monthly] Benefit Amount: [Variable, e.g. [\$50 - \$5,000][\$350 -

\$35,000][\$1,525 - \$152,500]] per confinement in

increments of \$50]]

Maximum Benefit Amount: [Variable, e.g \$1,000 - \$1,000,000] per

confinement in increments of \$250]

Maximum Benefit Period: [Variable, e.g. 1 – 365 days]

[IDENTIFICATION BENEFIT [Variable, e.g. any amount, \$500.00 to \$10,000.00

in \$500 increments.]

JEMERGENCY MEDICAL EVACUATION EXPENSE BENEFIT

Maximum Benefit per Covered Accident [Variable, e.g. Any amount, \$500.00 to

\$1,000,000.00 in \$500 increments.]]

[OUT-PATIENT PRESCRIPTION DRUG BENEFIT

[[Retail] [Mail] Benefit payable per prescription [Variable, e.g. any amount \$5 – 500 in \$5

increments]]

[[Brand] [Generic] Benefit payable per prescription [Variable, e.g. any amount \$5 – 500 in \$5

increments]]

[[Maximum prescriptions per [month] [year] [Variable, e.g. any amount 1 – 12]

[Maximum Benefit Payable per [month] [year] [Variable, e.g. any amount \$25 – 2,500 in \$25

increments]]

[Variable, e.g. any amount \$ 5 - \$100 in \$5

increments]]

[Copay Amount per prescription: [Variable, e.g. any amount \$ 5 - \$100 in \$5

increments]]

[Variable, e.g. any amount 5% - 50% in 5%]

increments]]

[OUTPATIENT SURGERY BENEFIT

[Outpatient Primary Surgeons Maximum Benefit Amount: [Variable, e.g. any amount, \$250.00 to \$50,000.00

[per surgery] in \$250 increments or any percentage, 5% to 100% of the Principal Sum in

increments of 5%.]]

[Outpatient Assistant Surgeon [Variable, e.g. any amount, \$250.00 to

Maximum Benefit: \$50,000.00 [per surgery] in \$250 increments]

[Outpatient Surgical Facility Maximum Benefit per [Variable, e.g. any amount, \$250.00 to

Operating Session: \$50,000.00 [per surgery] in \$250 increments]

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PERMANENT TOTAL DISABILITY

Principal Sum: [Variable, e.g. any amount \$1,000- \$100,000 in

\$500 increments] [Lump Sum][Monthly] [minus

Other Income Benefits.]]

Maximum Number of Months [1- 12 months]

[TOTAL DISABILITY WEEKLY INCOME BENEFIT

Waiting Period: [Variable e.g. any period 1 day to 180 days.]

Maximum Benefit Period per

Covered Accident [Variable e.g. any period 13 to 104 weeks.]]

Percent of Weekly Salary [[Variable e.g. any amount 25% - 75% in

increments of 5% of weekly salary]

Weekly Income Benefit: [Variable e.g. any amount, \$25.00 to \$1000.00

in \$25 increments] [minus Other Income

Benefits.]]

Maximum Benefit Amount [Variable e.g. any amount \$1,000 - \$100,000]

in increments of \$500]per covered accident

Secondary Maximum Benefit Period per

Covered Accident [Variable e.g. any period 13 to 104 weeks.]]

Percent of Weekly Salary [[Variable e.g. any amount 25% - 75% in

increments of 5% of weekly salary]

Weekly Income Benefit: [Variable e.g. any amount, \$25.00 to \$1000.00

in \$25 increments] [minus Other Income

Benefits.]]

Maximum Benefit Amount [Variable e.g. any amount \$1,000 - \$100,000] in

increments of \$500]

[Disability must occur [Within [180] days from the date of a Covered

Accident and continue for at least [180] days]

[REHABILITATION EXPENSE BENEFIT

Benefit per Covered Accident [Variable, e.g., Any amount, 1% to 20% of the

[Variable, e.g., Any amount, 1% to 20% of the Principal Sum in increments of 1%, subject to a maximum of [Variable, e.g., \$1,000 to \$250,000 in

\$1,000 increments]]

[REPATRIATION BENEFIT

Maximum Benefit Amount: [Variable, e.g., Any amount, \$500 to \$50,000 in

\$500 increments]]

Benefit Period: [Variable e.g. any period from 36 months to 3 years

from the date of the Covered Accident or Injury, provided the Injury occurs prior to the Expiration

Date and care is Medically Necessary.]

[SEATBELT BENEFIT

Maximum Benefit Amount: [Variable, e.g., Any amount, \$250 to \$10,000 in

\$50 increments]

Limited Seatbelt Benefit Amount: Variable, e.g., Any amount, \$50 to \$5,000 in \$50

increments]

[SPECIAL ADAPTATION EXPENSE BENEFIT

Maximum Benefit [Variable e.g. any amount from \$500 to \$50,000 in

\$250 increments]]

[SPECIAL COUNSELING BENEFIT [Variable, e.g. any amount, \$500.00 to \$10,000.00

in \$250 increments]]

[SPOUSE[/Domestic Partner] RETRAINING BENEFIT [Variable, e.g. the actual cost charged by any

accredited college, university or other institution of higher learning or vacation or licensed technical school per year; or 1% to 20% of the Covered Parson's Principal Sum in increments of 1%1

Person's Principal Sum in increments of 1%]

Maximum Amount [Variable \$1,000.00 to \$50,000.00 in \$500

increments]]

[WAIVER OF PREMIUM BENEFIT

Benefit Waiting Period [Variable, e.g. Any period, [1 month to 12 months]]

Benefit Period [Variable, e.g. Any period, [1 months to 60 months]]

DEFINITIONS

The male pronoun includes the female whenever used.

For the purposes of the Policy and this Certificate the capitalized terms used herein are defined as follows:

[Each bracketed Definition listed below will be in-or-out depending on the plan selected by the Policyholder/Certificateholder.]

Additional terms may be defined within the provision to which they apply.

"Accident" means a sudden, unforeseeable external event which:

- (1) Causes Injury to one or more Covered Persons; and
- (2) Occurs while coverage is in effect for the Covered Person.

[Actively At Work means the Covered Person is present at His/Her usual place of employment with the Policyholder, or is at another location as assigned or directed by the Policyholder, and is mentally and physically capable of performing the regular duties of the job for which He or She is employed. On any day that is not a Covered Person's regularly scheduled work day (vacation, personal days, and weekends/holidays) the Covered Person will be considered Actively at Work on such day provided He or She is not absent due to any type of leave and was Actively at Work on His/Her last regularly scheduled work day. A Covered Person who usually performs the regular duties of His/Her job at their home is considered Actively at Work if they meet all the above requirements and could work at the Policyholder's usual place of employment if required to do so.]

["Aircraft" means a vehicle which:

- (1) Has a valid certificate of airworthiness; and
- (2) Is being flown by a pilot with a valid license appropriate to the aircraft.

[Annual Compensation means the Covered Person's rate of pay as reported by the Policyholder for work performed for the Policyholder. It does not include commissions, overtime, bonus and additional compensation or pay for more than a Covered Person's regularly scheduled work week.]

[Annual Open Enrollment Period means the period agreed upon by the Policyholder and Us when a Covered Person may enroll for this coverage.]

"Benefit Period" means the period of time from the date of the Accident causing the Injury for which benefits are payable, as shown in the Schedule of Benefits, and the date after which no further benefits will be paid.

Certificate Holder means a person to whom this insurance certificate has been issued evidencing coverage under the Policy and this Certificate.

[Child means the Covered Person's natural Child, adopted Child (or Child placed in the Covered Person's home for purposes of adoption), foster Child, stepchild, or other Child for whom the Covered Person has legal guardianship (proof will be required). A Child must reside with the Covered Person in a parent-Child relationship and be eligible to be claimed as an exemption on the Covered Person's federal income tax return. NOTE: In the event the Covered Person shares physical custody of the Child with another parent, the requirement that the Child reside with the Covered Person will be waived.]

[Civil Union Partner: The parties to a civil union are entitled to the same legal obligations, responsibilities, protections and benefits that are afforded to spouses. Throughout the Policy and this Certificate, a party to a civil union shall be included in any definition or use of the terms such as spouse, family, , dependent, next of kin, and other terms descriptive of spousal relationships. This includes the terms 'marriage' or 'married' or variations thereon. The term spouse or dependent includes civil union couples whenever used.]

[Coinsurance means the percentage of Reasonable and Customary Expenses for which the Covered Person is responsible for a specified covered service.]

"Company" means United States Fire Insurance Company. Also hereinafter referred to as We, Us and Our.

Covered Accident means an Accident that occurs while coverage is in force for a Covered Person and results in a Covered Loss for which benefits are payable.

Covered Loss or Covered Losses means an accidental death, dismemberment or other Injury covered under the Policy and this Certificate and indicated on the Schedule of Benefits.

"Covered Person" means an Insured Person [and Dependent] eligible for coverage as identified in the Enrollment/Application][who is a U.S citizen residing in the United States, or if not a U.S. citizen, resides permanently in the United States], for whom proper premium payment has been made when due, and who is therefore insured under the Policy and this Certificate.

["Deductible" means the dollar amount of Eligible Expenses which must be incurred and paid by the Covered Person before benefits are payable under the Policy and this Certificate. It applies separately to each Covered Person.]

["Dependent" means a Covered Person's:

- 1) lawful spouse, if not legally separated or divorced, [or Domestic Partner][or Civil Union Partner].
- unmarried Children under age 26.

The age limitations will not apply to a Covered Person's unmarried Child who is incapable of self-support due to a mental or physical incapacity. Proof of such incapacity must be furnished to the Company immediately upon enrollment or within 31 days of the Child reaching the age limitation. Thereafter proof will be required whenever reasonably necessary, but not more often than once a year after the 2-year period following the age limitation.]

["Domestic Partner means an opposite or same sex partner who, for at least [12] consecutive months, has resided with the Covered Person and shared financial assets/obligations with the Covered Person. Both the Covered Person and the Domestic Partner must: (1) intend to be life partners; (2) be at least the age of consent in the state in which they reside; and (3) be mentally competent to contract. Neither the Covered Person nor the Domestic Partner can be related by blood to a degree of closeness that would prohibit a legal marriage, be married to anyone else, or have any other Domestic Partner. The Company requires proof of the Domestic Partner relationship in the form of a signed and completed Affidavit of Domestic Partnership.

"Eligible Expenses" means the Usual, Reasonable and Customary charges for services or supplies which are incurred by the Covered Person for the Medically Necessary treatment of an Injury. Eligible Expenses must be incurred while the Policy and this Certificate is in force.

["Full-Time" means working for the Policyholder an average of at least 30 hours per week.]

"He", "His" and "Him" includes "she", "her" and "hers."

["Health Care Plan" means any contract, policy or other arrangement for benefits or services for medical or dental care or treatment under:

- (1) Group or blanket insurance, whether on an insured or self-funded basis;
- (2) Hospital or medical service organizations on a group basis;
- (3) Health Maintenance Organizations on a group basis.
- (4) Group labor management plans;
- (5) Employee benefit organization plan;
- (6) Professional association plans on a group basis; or

- (7) Any other group employee welfare benefit plan as defined in the Employee Retirement Income Security Act of 1974 as amended; or
- (8) [Automobile no-fault coverage (unless prohibited by law).]]

"Hospital" means an institution which:

- (1) Is operated pursuant to law;
- (2) Is primarily and continuously engaged in providing medical care and treatment to sick and injured persons on an inpatient basis;
- (3) Is under the supervision of a staff of Physicians;
- (4) Provides 24-hour nursing service by or under the supervision of a graduate registered nurse, (R.N.);
- (5) Has medical, diagnostic and treatment facilities, with major surgical facilities;
 - (a) On its premises; or
 - (b) Available to it on a prearranged basis; and
- (6) Charges for its services.

"Hospital" does not include:

- (1) A clinic or facility for:
 - (a) Convalescent, custodial, educational or nursing care;
 - (b) The aged, drug addicts or alcoholics; or
 - (c) Rehabilitation; or
- (2) A military or veterans hospital or a hospital contracted for or operated by a national government or its agency unless:
 - (a) The services are rendered on an emergency basis; and
 - (b) A legal liability exists for the charges made to the individual for the services given in the absence of insurance.

["Hospital Stay" means a Medically Necessary overnight confinement in a Hospital when room and board and general nursing care are provided for which a per diem charge is made by the Hospital.]

["Immediate Family" means a Covered Persons spouse, [domestic partner], [civil union partner], parent, Child(ren) (includes legally adopted or step Child(ren), brother, sister, [step-Child(ren), grandchild(ren), or in-laws].]

"Injury" means bodily harm which results, directly and independently of disease or bodily infirmity, from an Accident. All injuries to the same Covered Person sustained in one Accident, including all related conditions and recurring symptoms of the Injuries will be considered one Injury.

Insured Person means an [employee] [member] of the Policyholder who is eligible and insured for coverage under the Policy and this Certificate and who is not a dependent.

["Leased Aircraft" means an aircraft for which the Policyholder or any of its subsidiaries or affiliates has a written lease under whose terms, the aircraft:

- (1) Can be used at the Policyholder's or any of its subsidiaries' or affiliates' discretion;
- (2) Can be used by the Policyholder or any of its subsidiaries or affiliates for 2 or more trips or for more than 10 consecutive days; and
- (3) Cannot be altered or sold by the Policyholder or any of its subsidiaries or affiliates, without the consent of the leaser or owner.

"Leased Aircraft" does not include any Owned Aircraft.]

["Medically Necessary" or "Medical Necessity" means a treatment, service or supply that is:

- 1) required to treat an Injury;
- 2) prescribed or ordered by a Physician or furnished by a Hospital;
- 3) performed in the least costly setting required by the condition;

 consistent with the medical and surgical practices prevailing in the area for treatment of the condition at the time rendered.

The purchasing or renting air conditioners; air purifiers, motorized transportation equipment, escalators or elevators in private homes, swimming pools or supplies for them; and general exercise equipment are not considered Medically Necessary.

The fact that a Physician may prescribe, authorize, or direct a service does not of itself make it Medically Necessary or covered by the Group Policy or this Certificate.]

A service or supply may not be Medically Necessary if a less intensive or more appropriate diagnostic or treatment alternative could have been used. We may, at Our discretion, consider the cost of the alternative to be the Covered Expense.]

["Nurse" means either a professional, licensed, graduate registered nurse (R.N.) or a professional, licensed practical nurse (L.P.N.).]

["Occurrence" means all losses or damages that are attributable directly or indirectly to one cause or one series of similar causes. All such losses will be added together and the total amount of such losses will be treated as one Occurrence without regard to the period of time or the area over which such losses occur.]

["Operated or Controlled Aircraft" means an aircraft which:

- (1) Has been leased, rented or borrowed by the Policyholder for at least 10 consecutive days, or more than 15 days in any one year;
- (2) Can be used at the Policyholder's discretion; and
- (3) Cannot be altered or sold by the Policyholder without the consent of the owner or leaser.

"Operated or Controlled Aircraft" does not include any Owned Aircraft.]

{Applies only when Disability or Total Disability benefits are offered}

["Other Income Benefits" means any amounts that the Covered Person [or Covered Dependents] receive (or are assumed to receive) under:

- 1. any amounts received or assumed to be received by [the Covered Person] under:
 - a) the Canada and Quebec Pension Plans;
 - b) the Railroad Retirement Act;
 - c) any local, state, provincial or federal government disability or retirement plan or law payable for Injury provided as a result of any employment the Covered Person may have:
 - d) any sick leave or salary continuation plan;
 - e) any work loss provision in mandatory No-Fault auto insurance;
 - f) any Workers' Compensation, occupational disease, unemployment compensation law or similar state of federal law, including all permanent as well as temporary disability benefits. This includes any damages, compromises or settlement paid in place of such benefits, whether or not liability is admitted. If paid as a lump sum, We will prorate these benefits over the period for which the sum is given. If no time is stated, the lump sum will be prorated over a five-year period. If no specific allocation of a lump sum is made, then the total sum will be an Other Income Benefit.
- 2. any Social Security disability or retirement benefits the Covered Person or any third party receives or is assumed to receive on his/her behalf;
- 3. any Retirement Plan benefits funded by the Covered Person's employer. Retirement Plan means any defined benefit or defined contribution plan sponsored or funded by the Covered Person's employer. It does not include an individual deferred compensation agreement; a profit sharing or any other retirement or savings plan maintained in addition to a defined benefit or other defined contribution pension plan, or any employee savings plan including a thrift, stock or stock bonus plan, individual retirement account or 401K plan;

- 4. any proceeds payable under any group insurance or similar plan. If other insurance applies to the same claim for Disability, and contains the same or similar provision for reduction because of other insurance, We will pay for its pro rata share of the total payable under one policy, without other insurance, bears to the total benefits under all such policies:
- 5. any amounts paid because of loss of earnings or earning capacity through settlement, judgment, arbitration or otherwise, where a third party may be liable, regardless of whether liability is determined.]

["Owned Aircraft" means aircraft to which the Policyholder or any of its subsidiaries or affiliates holds legal or equitable title.]

Physician means a person who is a qualified practitioner of medicine. As such, He or She must be acting within the scope of his/her license under the laws in the state in which He or She practices and providing only those medical services which are within the scope of his/her license or certificate. It does not include a Covered Person, a Covered Person's spouse, son, daughter, father, mother, brother or sister or other relative.

"Policyholder" means the entity shown as the Policyholder in the Schedule of Benefits.

["Prescription Drugs" means drugs which may only be dispensed by written prescription under Federal law, and reapproved for general use by the Food and Drug Administration.

["Rehabilitation Facility" means a non-residential facility that provides therapy and training rehabilitation services at a single location in a coordinated fashion, by or under the supervision of a physician pursuant to the law of the jurisdiction in which treatment is provided. The center may offer occupational therapy, physical therapy, vocational training, and special training such as speech therapy. The facility may be either of the following:

- (a) A Hospital or a special unit of a Hospital designated as a Rehabilitation Facility; or
- (b) A free standing facility]

["Sound Natural Teeth"] means natural teeth, the major portion of the individual tooth which is present, regardless of filings and caps; and is not carious, abscessed, or defective.

["Spouse" means lawful spouse, if not legally separated or divorced, [or Domestic Partner][or Civil Partner].

["Usual, Reasonable and Customary means:

- (1) With respect to fees or charges, fees for medical services or supplies which are;
 - (a) Usually charged by the provider for the service or supply given; and
 - (b) The average charged for the service or supply in the locality in which the service or supply is received; or
- (2) With respect to treatment or medical services, treatment which is reasonable in relationship to the service or supply given and the severity of the condition.

We, Our, Us means United States Fire Insurance Company underwriting this insurance.

You, Your, Yours, He or She means the Covered Person who meets the eligibility requirements of the Policy and this Certificate and whose insurance under the Policy and this Certificate is in force.

ELIGIBILITY FOR INSURANCE

Persons eligible to be insured under the Policy and this Certificate are those persons described as an ELIGIBLE CLASS on the [Application][enrollment form] [Schedule of Benefits] [who have completed any applicable Waiting Period.] This includes anyone who may become eligible while the Policy is in force.

We retain the right to investigate eligibility status and attendance records to verify eligibility requirements are met. If We discover the eligibility requirements are not met, Our only obligation is to refund any premium paid for that person.

[An Insured Person's Dependent(s), as applicable, are eligible on the latest of the date:

- 1) the Insured Person is eligible, if the Insured Person has Dependents on that date; or
- 2) the date the person becomes a Dependent; or
- [3] the next Annual Open Enrollment (if applicable) following the date the person becomes a Dependent.]

[If the Insured Person is in a Class of Eligible Persons and is also eligible as a Dependent, He or She may be Covered only once under the Policy and this Certificate. In no event will a Dependent be eligible if the Insured Person is not eligible.]

EFFECTIVE DATES OF INSURANCE:

Policy Effective Date. The Policy begins on the Policy Effective Date shown in the Schedule of Benefits at 12:01 A.M. at the address of the Policyholder.

Covered Person's Effective Date:

A Covered Person will become an insured under the Policy and this Certificate, provided proper premium payment is made, on the latest of:

- (1) The Effective Date of the Policy; or
- (2) The day He becomes eligible, subject to any required waiting period, according to the referenced date shown in the Application/Enrollment Form][Schedule of Benefits]

[Newborn Children Coverage: We will pay benefits for a newborn Child from the moment of birth. You must give Us notice within [31, 60] days of the birth of the Child. If notice is not given within [31, 60] days, coverage for the newborn Child will terminate

[Newborn Adopted Children Coverage: In the case of adoption of a newborn Child, coverage will be on the same basis as a newborn Child if a written agreement to adopt such Child has been entered into by You prior to the birth of the Child, whether or not such agreement is enforceable.]

[Newborn Child Exception: This section does not apply to a newborn Child at that Child's birth if the Child is born to You while You are insured as a Dependent under the Policy and this Certificate. Benefits for Newborn Children apply only to a Child born to an Insured Person or their Spouse.]

[Adopted Children Coverage: Coverage for an adopted Child, other than a newborn, will begin from the date of placement in Your home. A notice of placement for adoption must be submitted to Us. If notice is not given within [31, 60] days, coverage for the adopted Child will terminate.]

[Court Ordered Custody: A Child placed in court-ordered custody, including a foster Child will be covered on the same basis as an adopted Child.]

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[Deferred Effective Date

If the Covered Person [or Dependent if applicable], is not Actively at Work on the date coverage would otherwise be effective, Coverage will be effective on the date He or She returns to an Actively at Work status. A Dependent's insurance will not be in effect prior to the date a Covered Person is insured.]

TERMINATION DATE OF INSURANCE:

Policy Termination Date

Termination takes effect at 12:01 A.M. time at the address of the Policyholder on the date of termination. Termination by the Policyholder or by the Company will be without prejudice to any claims originating prior to the date of termination.

The Policy terminates automatically on the earlier of:

- 1) The Policy Termination Date shown in this Policy; or
- 2) The premium due date if premiums are not paid when due subject to any grace period.

Failure by the Policyholder to pay all required premiums due by the last day of the grace period shall be deemed notice by the Policyholder to the Company to terminate this Policy on the last day of the period for which premiums have been paid.

The Policy may be terminated by the Policyholder or the Company as of any premium due date or Policy Anniversary Date by giving written notice to the other at least 31 days prior to such date.

The Policyholder and the Company may terminate this Policy at any time by written mutual consent.

If premiums have been paid beyond the termination date, the Company will refund the excess; or if premiums have been paid short of the termination date, the Policyholder will owe the Company the difference.

Covered Person's Termination Date

Insurance for a Covered Person under the Policy and this Certificate will end on the earliest of:

- (1) The Date the Policy Terminates:
- (2) The date He is no longer in an Eligible Class as described in the Policy;.
- (3) The date He reports for full-time active duty in any Armed Forces, according to the referenced date shown in the Application. We will refund, upon receipt of proof of service, any premium paid, calculated from the date active duty begins until the earlier of:
 - (a) The date the premium is fully earned; or
 - (b) The Expiration Date of the Certificate.
 - This does not include Reserve or National Guard duty for training;
- (4) The end of the period for which the last premium contribution is made; or
- (5) The date the Covered Person requests, in writing, that his/her coverage be terminated; or
- (6) [The date the Covered Person is no longer Actively at Work, provided all required premiums are paid, unless otherwise provided below].

[If a Covered Person ceases to be Actively at Work due to an authorized family or medical leave, coverage may be continued for the full period of the leave not to exceed 12 months from the date the Covered Person was last Actively at Work. All required premiums must continue to be paid when due.]

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[If a Covered Person ceases to be Actively at Work due to a temporary layoff or leave of absence (for other than family or medical reasons), coverage may be continued for the full period of the layoff or leave of absence, as agreed to in advance and in writing by the Policyholder, not to exceed 3 months from the date the Covered Person was last Actively at Work. All required premiums must continue to be paid when due.]

[Dependent's Termination Date

A Dependent's coverage under the Policy and this Certificate ends on the earliest of:

- 1) The date the Policy terminates; or
- 2) The date the Covered Person's coverage ends; or
- 3) The date the Dependent is no longer a Dependent; or
- 4) The last day of the period for which premiums have been paid.]

PREMIUM PROVISIONS

PREMIUMS:

The Company provides insurance in return for premium payments. The premium showed in the Schedule of Benefits is payable to the Company in the manner described and is based on rates currently in force, the plan, and the amount of insurance in force. Premium due dates are the first of every month unless otherwise stated in the Policy. Premium payment made in advance or for more than a one month period will not affect any provisions of the Policy or this Certificate with regard to change. Failure by the Policyholder [or Certificateholder] to pay premiums when due or within the grace period shall be deemed notice to us to terminate coverage at the end of the period for which premium was paid.

[The Company has the right to rely upon the accuracy of the Policyholder's calculations and to require the Policyholder to furnish a census from time to time but not more than twice in a 12-month period. If, at any time, it is determined that additional premium or a premium credit is due, the Policyholder will pay the additional premium or apply the premium credit at the next premium due date.]

GRACE PERIOD:

A grace period of 31 days is granted for each premium due after the first premium due date. Coverage will stay in force during this period provided the Policyholder [or certificate holder] pays all the premiums due by the last day of the grace period, unless notice has been sent, in accordance with the TERMINATION provision, of the intent to terminate coverage under the Policy and this Certificate. Coverage will end if the premium is not paid by the end of the grace period.

Changes in Premium Rate

The Company may change the premium rates from time to time with at least [31, 60 days] advanced written or authorized electronic notice. Notice will be sent to the Covered Person's most recent address in Our records. [No change in rates will be made until 12 months after the Policy Effective Date.] [An increase in rates will not be made more than once in a 12 month period.] However, the Company reserves the right to change rates at any time if any of the following events occur:

- 1) A change in the terms of the Policy and this Certificate.
- 2) A subsidiary, division, affiliated organization or eligible class is added or deleted to the Policy.

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- A change in any federal or state law or regulation affecting the Policy and this Certificate and Our benefit obligation.
- 4) A change in the factors bearing on the risk assumed.
- 5) A misrepresentation in the information relied on in establishing the rate for the Policy and this Certificate
- 6) [A change in the experience rating.]

If an increase or decrease in rates takes place on a date that is not a Premium Due Date, a prorated adjustment will apply from the date of the change to the next Premium Due Date.

[NEWLY ACQUIRED SUBSIDIARIES:

The premium for the Policy and this Certificate applies to the risks assumed on the Effective Date of the Policy and this Certificate. Eligible employees or members of subsidiaries newly acquired through merger, stock purchase, exchange of stock, or otherwise, shall be insured under the Policy and this Certificate, subject to the following conditions:

- (1) The Policyholder has at least 50% controlling interest in the subsidiary.
- (2) An additional premium payment is required with a report to us and the name of any newly acquired subsidiary.
- (3) Necessary underwriting information must be furnished for us to determine the additional risks assumed.
- (4) Coverage will begin on the legal date of acquisition.

No coverage shall continue for more than 60 days after the legal acquisition date unless the required report with the necessary data is supplied and the additional premium paid. The Policyholder shall be liable for payment of premium for the period during which such coverage remains in effect.]

[Reinstatement

The Policy and this Certificate may be reinstated within 31 days of lapse if it is lapsed for nonpayment of premium, if the Policyholder [or Certificateholder] submits written application to the Company, the Company accepts the application and the Policyholder [Certificateholder] makes payment of all overdue premiums.]

SCOPE OF COVERAGE

We will provide the benefits described in the Policy and this Certificate to all Covered Persons who suffer a covered loss which:

- (1) Is within the scope of the **DESCRIPTION OF BENEFITS PROVISIONS** and results, directly and independently of disease or bodily infirmity, from an Injury which is suffered in an Accident;
- (2) Occurs while the person is a Covered Person under the Policu and this Certificate; and
- (3) Is within the scope of the risks set forth in the DESCRIPTION OF HAZARDS provisions.

Terms of Payment for Benefits:

[Each of the options below will be in or out depending upon the plan selected]

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[Primary Medical Expense:

If an Injury to the Covered Person results in his incurring Eligible Expenses for any of the services on the SCHEDULE OF BENEFITS, We will pay the applicable benefit, subject to any applicable [Deductible Amount], [Benefit Period], [Co-Payment] and [Coinsurance Percentage].

The Covered Person must be under the care of a Physician when the Eligible Expenses are incurred. The Expense must be incurred solely for treatment of a covered Injury:

- (1) While the person is insured under this Certificate; or
- (2) During the Benefit Period stated on the SCHEDULE OF BENEFITS.

Such benefits will be paid on a primary basis, regardless of any other coverage the Covered Person may have. The first Eligible Expense must be incurred within the time frame stated on the SCHEDULE OF BENEFITS. The total of all medical benefits payable under this Certificate is shown on the SCHEDULE OF BENEFITS and is subject to the specific maximums shown on the SCHEDULE OF BENEFITS.]

[Primary Excess Medical Expense:

If an Injury to the Covered Person results in his incurring Eligible Expenses for any of the services on the SCHEDULE OF BENEFITS, We will pay the first one hundred dollars (\$100) of the Eligible Expenses incurred, subject to any applicable [Deductible Amount], [Benefit Period], [Co-Payment] and [Coinsurance Percentage].

Additional Eligible Expenses will be paid only when they are in excess of amounts payable by any other Health Care Plan, regardless of any Coordination of Benefits provision contained in such Health Care Plan. The Covered Person must be under the care of a Physician when the Eligible Expenses are incurred. The Eligible Expense must be incurred solely for the treatment of a covered Injury:

- (1) While the person is insured under this Certificate; or
- (2) During the Benefit Period stated on the SCHEDULE OF BENEFITS.

The first Eligible Expense must be incurred within the time frame stated on the SCHEDULE OF BENEFITS. The total of all medical benefits payable under this Certificate is shown on the SCHEDULE OF BENEFITS and is subject to the specific maximums shown on the SCHEDULE OF BENEFITS.]

[Failure by a Covered Person to follow the terms and conditions and/ or failure to utilize the network providers and facilities of His primary coverage will result in a benefit reduction of Covered Expense to [50%] of the amount otherwise payable under the Certificate. This limitation will not apply to emergency treatment required within 24 hours after an Accident when the Accident occurs outside the geographic area served by Your primary plan's HMO, PPO or other similar arrangement for provision of benefits or services, if applicable.]

[Partial Excess Medical Expense:

If an Injury to the Covered Person results in his incurring Eligible Expenses for any of the services on the SCHEDULE OF BENEFITS, We will pay the Eligible Expenses incurred except:

- (1) Those for Hospital Services (inpatient and outpatient); and
- (2) Those for surgery (charges for a surgical procedure including pre- and post-operative care, an anesthetic and its administration),

subject to any applicable [Deductible Amount], [Benefit Period], [Co-Payment], and [Coinsurance Percentage].

Benefits for Expenses incurred for such Hospital Services and surgery charges will be paid only when they are in excess of Expenses payable by any other Health Care Plan, regardless of any Coordination of Benefits provision contained in such Health Care Plan.

The Covered Person must be under the care of a Physician when the Eligible Expenses are incurred. The Expense must be incurred solely for treatment of a covered Injury:

- (1) While the person is insured under this Certificate; or
- (2) During the Benefit Period stated on the SCHEDULE OF BENEFITS

The first Eligible Expense must be incurred within the time frame shown on the SCHEDULE OF BENEFITS.

The total of all medical benefits payable under this Certificate is shown on the SCHEDULE OF BENEFITS: and Subject to the specific maximums shown on the SCHEDULE OF BENEFITS.

[Failure by a Covered Person to follow the terms and conditions and/ or failure to utilize the network providers and facilities of His primary coverage will result in a benefit reduction of Covered Expense to [50%] of the amount otherwise payable under the Certificate. This limitation will not apply to emergency treatment required within 24 hours after an Accident when the Accident occurs outside the geographic area served by Your primary plan's HMO, PPO or other similar arrangement for provision of benefits or services, if applicable.]

[Full Excess Medical Expense:

If an Injury to the Covered Person results in his incurring Eligible Expenses for any of the services in the SCHEDULE OF BENEFITS, We will pay the Eligible Expenses incurred, subject to any applicable [Deductible Amount], [Benefit Period], [Co-Payment], and [Coinsurance Percentage], that are in excess of Expenses payable by any other Health Care Plan, regardless of any Coordination of Benefits provision contained in such Health Care Plan.

The Covered Person must be under the care of a Physician when the Eligible Expenses are incurred. The Expense must be incurred solely for the treatment of a covered Injury:

- (1) While the person is insured under this Certificate; or
- (2) During the Benefit Period stated on the SCHEDULE OF BENEFITS.

The first Expense must be incurred within the time frame shown on the SCHEDULE OF BENEFITS.

The total of all medical benefits payable under this Certificate is shown on the SCHEDULE OF BENEFITS and is subject to the specific maximums shown on the SCHEDULE OF BENEFITS.

[Failure by a Covered Person to follow the terms and conditions and/ or failure to utilize the network providers and facilities of His primary coverage will result in a benefit reduction of Covered Expense to [50%] of the amount otherwise payable under the Certificate. This limitation will not apply to emergency treatment required within 24 hours after an Accident when the Accident occurs outside the geographic area served by Your primary plan's HMO, PPO or other similar arrangement for provision of benefits or services, if applicable.]

[Coordination of Benefits Provision:

If a Covered Person is insured for Benefits under this Certificate, and is also covered for these Benefits under one or more other Plans, the benefits payable under this Certificate will be coordinated with the benefits payable under all other Plans.

Coordination of Benefits will be used to determine the benefits payable for a Covered Person for any Claim Determination Period if, for the Allowable Expenses incurred in that period, the sum of (1) and (2) below would exceed those Allowable Expenses:

- (1) The benefits that would be payable under this Certificate without coordination; and
- (2) The benefits that would be payable under all other Plans without the coordination of benefits provisions in those Plans.

The benefits that would be payable under this Certificate for Allowable Expenses incurred in any Claim Determination Period without Coordination of Benefits will be reduced to the extent required so that the sum of:

- (1) Those required benefits; and
- (2) All the benefits payable for those Allowable Expenses from all other Plans will not exceed the total of those Allowable Expenses.

Benefits payable under all other Plans include the benefits that would have been payable had proper claim been made for them.

However, the benefits of another Plan will be ignored when the benefits of this Certificate are determined if:

- (1) The Benefit Determination Rules would require this Certificate to determine its benefits before that Plan; and
- (2) The other Plan has a provision that coordinates its benefits with those of this Certificate and would, based on its rules, determine its benefits after this Certificate.

When Coordination of Benefits reduces the total amount otherwise payable in a Claim Determination Period for a Covered Person, each benefit that would be payable in the absence of Coordination of Benefits will be reduced in proportion. The reduced amount will be charged against any applicable benefit limit of this Certificate.

We reserve the right to release to or obtain from any other insurance company or other organization or person, any information that, in Our opinion, We or it needs for the purpose of the Coordination of Benefits. When payments that should have been made under this Certificate based on the terms of this provision have been made under any other Plans, We have the right to pay to any other organization making these payments the amount it determines to be warranted. Amounts paid in this manner will be considered benefits paid under this Certificate. We will be released from all liability under this Certificate to the extent of these payments. When an overpayment has been made by us, at any time, We will have the right to recover that payment, to the extent of the excess, from the person to whom it was made or any other insurance company or organization, as We may determine.

Benefit Determination Rules - The rules below establish the order in which benefits will be determined:

(1) Benefits not as a Dependent:

The benefits of a Plan that covers the person for whom claim is made other than as a dependent will be determined before a Plan that covers that person as a dependent.

(2) Dependent Benefits under Different Parent Plans:

The benefits of a Plan that covers the person for whom claim is made as a dependent of the parent whose birthday falls earlier in the year will be determined before the benefits that covers that person as a dependent under the other parent's Plan.

When both parents have the same birthday, the benefits of the Plan which covered the parent longer are determined before those of the Plan which covered the other parent for a shorter period of time. However, if the other Plan does not have the rule described immediately above, but instead has a rule based upon the gender of the parent, and if, as a result, the Plans do not agree on the order of benefits, the rule in the other Plan will determine the order of benefits.

Notwithstanding the foregoing, in the case of a dependent child of divorced or separated parents, the following rules will apply:

- (a) If there is a court decree that establishes financial responsibility for medical, dental or other health care of the child, the benefits of the Plan that covers the child as a dependent of the parent so responsible will be determined before any other Plan, otherwise:
- (b) The benefits of a Plan that covers the child as a dependent of the parent with custody will be determined before a Plan that covers the child as a dependent of a step-parent or a parent without custody:
- (c) The benefits of a Plan that covers the child as a dependent of a step-parent will be determined before a Plan that covers the child as a dependent of the parent without custody.

(3) Benefits for Person Longest Covered:

When the above rules do not establish the order, the benefits of a Plan that has covered the person for whom claim is made for the longer period of time will be determined before a Plan which has covered the person for the shorter period of time.

Right to Receive and Release Necessary Information

For this section to work, We must exchange information with other plans. To do so, We may give to or get from any source all such information necessary. This will be done without the consent of or notice to any person. Any people claiming Benefits under this plan must give to Us the required information.

Facility of Payment

Another plan may pay a Benefit that should be paid by Us by terms of this section. If this happens, We may pay to such payor the amount required for it to satisfy the intent of this section. This will be done at Our discretion. Any amount so paid will be considered a Benefit under this plan. We will not be liable for such payment after it is made].

Whenever used in this provision:

"Plan" means any plan which provides Benefits or services for, or by reason of, Hospital, surgical, medical, or dental care, or treatment through:

- (1) Group, blanket or franchise insurance coverage;
- (2) Service plan contracts, group or individual practice or other prepayment plans;
- (3) Coverage under any labor management trusteed Plans, union welfare plans, employer organization plans, professional organizations, self-funded plans or employee benefit organization plans which provides medical or dental benefits or services: or
- (4) A government program, or statue, other than a state medical assistance plan that implements Title XIX of the Social Security Act of 1965;
- (5) Medicare (Title XVIII of the Social Security Act); and
- (6) Any part of a state auto reparation or indemnity act (no-fault insurance) with which the state permits coordination.

Plan does not include coverage under individual or family policies or contracts. Each Plan or part of a Plan that has a right to coordinate benefits will be considered a separate Plan.

"This Plan" means the medical care Benefits provided by the Policy and this Certificate.

"Allowable Expense" means any necessary, Usual, Reasonable and Customary item of expense, incurred while the person (for whom the claim is made) is insured, or is entitled to Benefits after insurance ends, under this Certificate; and at least a part of which is covered by any one of the Plans that covers the person for whom claim is made. When benefits from a Plan are in the form of services, not cash payments, the reasonable cash value of each service is both an Allowable Expense and a benefit paid.

"Claim Determination Period" means a calendar year or that part of a calendar year in which the person has been covered under this Certificate.]

DESCRIPTION OF HAZARDS

We will pay benefits described in the Policy and this Certificate when a Covered Person suffers a Covered Loss or Injury as a result of a Covered Accident [during one of the Covered Activities listed in the Schedule of Benefits]. Unless otherwise specified, We pay benefits only once for any one Covered Accident, even if it is covered by more than one Hazard.

[Each Hazard listed below will be in-or-out depending on the coverage selected by the Policyholder.]

[HAZARD: [FULL OCCUPATIONAL COVERAGE [(including Business Travel)]]

We will pay the benefits described in the Certificate for an Accident which occurs while a Covered Person is:

- 1) on [the Policyholdersholders] premises; and
- 2) in the course of a Covered Person's job[; or
- 3) on a business trip authorized by the Policyholder.

This coverage does not include commuting between home and the place of work.

[This coverage will start at the actual start of the trip. It does not matter whether the trip starts at the Covered Person's home, [place of work], or other place. It will end on the first of the following dates to occur:

- 1) the date a Covered Person returns to his or her home;
- 2) [the date a Covered Person returns to his or her place of work,] or
- 3) [the date the Covered Person makes a Personal Deviation].]

["Personal Deviation" means:

- 1) an activity that is not reasonably related to [the Policyholder's business: Policyholder's activities]; and
- 2) not incidental to the purpose of the trip.]

[Unless otherwise stated in the Schedule of Benefits, We will pay benefits for a Covered Loss, only once, even if coverage was provided under more than one Hazard.]]

[HAZARD: NON-EMPLOYEE/DIRECTOR (Business Travel Only)

We will pay the benefits described in this Certificate for an Accident which occurs while the Covered Person is traveling to, participating in, or returning from:

- (1) The Policyholder's committee or director's meeting;
- (2) A trip taken at the Policyholder's request; or
- (3) A trip for which he is reimbursed by the Policyholder for expenses incurred or services provided.

The trip must be authorized by the Policyholder. Coverage does not include an Accident which occurs while the Covered Person:

- (1) Is commuting between the Covered Person's home and place of work; and
- (2) Is taking part in Personal Deviations.

Coverage will start at the actual start of a trip. It does not matter whether the trip starts at the Covered Person's home, [place of work], or other place. Coverage will end when the Covered Person:

- (1) Arrives at his home [or place of work], whichever happens first; or
- (2) Makes a Personal Deviation.

[Personal Deviations are not included.]

"Personal Deviation" means an activity:

- (1) Not reasonably related to the Policyholder's business; or
- (2) Not incidental to the Policyholder's business.

[Exposure to the Elements or Disappearance: This coverage includes exposure to the elements or disappearance after the forced landing; stranding; sinking; or wrecking of a vehicle in which a Covered Person was traveling on business for the Policyholder.].

A Covered Person will be presumed to have died, for purposes of this coverage if:

- (1) He is in a vehicle which disappears; sinks; is stranded; or is wrecked in the course of a trip which would be covered by this Certificate: and
- (2) His body is not found within one year of the Accident.]

[Aircraft Restrictions - If the Accident happens while a Covered Person is riding in, or getting on or off an Aircraft, We will pay benefits, but only if:

- (1) He is riding as a passenger only, and not as a pilot or member of the crew; and
- (2) The Aircraft is not being used for:
 - (a) Crop dusting, spraying, or seeding; fire firefighting; sky writing; sky diving or hang gliding; pipeline or power line inspection; aerial photography or exploration; racing, endurance tests, stunt or acrobatic flying; or
 - (b) Any operation which requires a special permit from the FAA, even if it is granted (this does not apply if the permit is required only because of the territory flown over or landed on).]

[Aircraft Not Covered] - We will not pay benefits if the Aircraft is any of the following:

- (1) Leased Aircraft;
- (2) Operated or Controlled Aircraft; or
- (3) Owned Aircraft

Unless otherwise stated, We will pay benefits for a covered loss, only once, even if coverage was provided under more than one Description of Hazards.]

[Hazard: [FELONIOUS ASSAULT [OCCUPATIONAL ONLY] [ON PREMISES OCCUPATIONAL ONLY]

We will pay the benefits described in the Policy and this Certificate for an Accident which occurs while a Covered Person is:

- [on : or off of] [the Policyholder's premises : the premises of His Regular Employer] [in the course of His Job : on Duty, in the course of His Job]; or
- [making a line of duty response to an emergency while off Duty and] [which results from]:
- a Felonious Assault upon His person; or
- the commission or attempt to commit by a person other than the Covered Person, any of the listed acts against [the Policyholder's property: the property of the Covered Person: the property of the Covered Person's Regular Employer]:
- · robbery;
- · common law or statutory larceny;
- · theft; or
- hijacking.

"Felonious Assault" means:

- [• an act of violence against the Covered Person; or
- an act which reasonably puts the Covered Person in fear of physical violence to His person.]

["Job": or: "Duty"] means any [work: acts] done according to standards set by [the Policyholder: the Covered Person's Regular Employer] for which the Covered Person is paid.

["Regular Employer" means the employer for whom the Covered Person is actively employed 30 hours or more per week.]

[Coverage under this Hazard will not apply if the Felonious Assault was committed by another member, employee or family member.]

[Unless otherwise stated in the Schedule of Benefits, We will pay benefits for a [covered loss/injury], only once, even if coverage was provided under more than one Hazard.]]

[HAZARD: EXPOSURE TO THE ELEMENTS OR DISAPPEARANCE

Subject to all other terms and conditions of this Certificate, We will:

- (1) Pay the applicable benefit under BENEFITS FOR ACCIDENTAL DEATH,[DISMEMBERMENT[, [LOSS OF SIGHT],[SPEECH] AND [HEARING]; OR PARALYSIS for a Covered Person's loss specified therein, which results from exposure to the elements or disappearance due to:
 - (a) The forced landing; stranding; sinking; or wrecking of a vehicle in which a Covered Person was traveling; and
 - (b) Such incident occurs from an Accident for which this Certificate provides coverage under the Description of Hazards; or
- (2) Presume that a Covered Person has died if:
 - (a) A vehicle in which he is traveling disappears; sinks; is stranded; or is wrecked; as a result of an Accident for which this Certificate provides coverage under the Description of Hazards; and
 - (b) His body is not found within one year of the Occurrence of (2)(a) above.

[Travel must be authorized by the Policyholder and for its business.]

[Unless otherwise stated, We will pay benefits for a covered loss, only once, even if coverage was provided under more than one Description of Hazards.]

[HAZARD: OWNED AIRCRAFT COVERAGE

We will pay the benefits described in this Certificate for a Covered Person's Covered Loss as a result of an Accident, to the extent such coverage is not provided by this Certificate, which occurs while the Covered Person is:

- 1) riding in, or getting on or off of, a covered Aircraft; or
- 2) as a result of a Covered Person being struck by a covered Aircraft.
- [3) away from the Policyholder's premises in the Covered Person's city of permanent assignment.]
- [4) on business for the Policyholder; and]
- [5) in the course of the Policyholder's business.]

This coverage will start at the actual start of the trip. It does not matter whether the trip starts at the Covered Person's home, place of work, or other place. It will end on the first of the following dates to occur:

- 1) the date a Covered Person returns to his or her home;
- 2) the date a Covered Person returns to his or her place of work; or
- 3) the date a Covered Person makes a Personal Deviation.

"Personal Deviation" means:

- 1) an activity that is not reasonably related to the Policyholder's business; and
- 2) not incidental to the purpose of the trip.

Aircraft Restrictions - If the Covered Accident happens while a Covered Person is riding in, or getting on or off of, an aircraft, We will pay benefits, but only if:

- 1) he or she is riding as a passenger only, and not as a pilot or member of the crew; and
- 2) the aircraft has a valid certificate of airworthiness; and
- 3) the aircraft is flown by a pilot with a valid licensed; and
- 4) the aircraft is not being used for: (i) crop dusting, spraying, or seeding; fire fighting; sky writing; sky diving or hang gliding; pipeline or power line inspection; aerial photography or exploration; racing, endurance tests, stunt or acrobatic flying; or (ii) any operation which requires a special permit from the FAA, even if it is granted (this does not apply if the permit is required only because of the territory flown over or landed on);
- 5) a military aircraft, other than transport aircraft flown by the U.S. Military Airlift Command (MAC), or a similar air transport service of another country.]

[Unless otherwise stated in the Schedule of Benefits, We will pay benefits for a Covered Loss, only once, even if coverage was provided under more than one Hazard.]]

[Hazard #: PASSENGER CAR [(Business Travel Only][Business and Pleasure Travel)]

We will pay the benefits described in the Certificate for any of the types of Accidents described below [which occur:

- [while the Covered Person is traveling on business for the Policyholder][; and]
- [in the course of the Policyholder's business].

All such trips must be authorized by the Policyholder.]

[Coverage is only provided when the fare is charged to the [Policyholder's : Covered Person's] credit card.]

A. Travel In A Passenger Car - We will pay benefits for Injuries caused by an Accident which happens while a Covered Person is driving or riding in a Passenger Car.

We will not pay benefits if:

- the car was being used as a taxicab, bus, or other public conveyance; or
- · the Covered Person was driving for pay or hire; or
- · the Covered Person was taking part in a race or speed contest.
- B. Being Struck By A Passenger Car We will pay benefits for Injuries which occur as a result of a Covered Person being struck by a Passenger Car.

"Passenger Car" means a validly-registered four-wheel private passenger automobile, station wagon, jeep, pick-up truck, self-propelled motor home or van-type motor vehicle.

[Unless otherwise stated in the Schedule of Benefits, We will pay benefits for a Covered Loss, only once, even if coverage was provided under more than one Hazard.]]

[HAZARD #: 24 HOUR COVERAGE (except pilots, crew members and Owned Aircraft)

Subject to the Policy and Certificate provisions and Exclusions, We will pay the Benefits described in this Certificate for any Accident which happens to a Covered Person while He is covered by this Certificate. This includes travel or flight in an Aircraft except as restricted below.

[Aircraft Restrictions - If the Accident happens while a Covered Person is riding in, or getting on or off, an Aircraft, We will pay benefits, but only if:

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- (1) He is riding as a passenger, and not as a pilot or member of the crew; and
- (2) The Aircraft is not being used for:
 - (a) Crop dusting, spraying, or seeding; fire firefighting; sky writing; sky diving or hang gliding; pipeline or power line inspection; aerial photography or exploration; racing, endurance tests, stunt or acrobatic flying; or
 - (b) Any operation which requires a special permit from the FAA, even if it is granted (this does not apply if the permit is required only because of the territory flown over or landed on).]

[Aircraft Not Covered - We will not pay benefits if the Aircraft is any of the following:

- (1) Leased Aircraft;
- (2) Operated or Controlled Aircraft; or
- (3) Owned Aircraft

[Unless otherwise stated, We will pay benefits for a covered loss, only once, even if coverage was provided under more than one Description of Hazards.]

[Hazard #: [24 HOUR COVERAGE WHILE TRAVELING ON BUSINESS AWAY FROM THE PREMISES OF THE POLICYHOLDER [(Owned Aircraft Not Covered)]

We will pay the benefits described in the Certificate for an Accident which occurs while an Covered Person is traveling:

- away from the premises in His City of Permanent Assignment; and
- on business for the Policyholder, and in the course of the Covered Person's business.

All such trips must be authorized by the Policyholder.

This coverage does not include:

- [• Commuting][; or]
- [Personal Deviations by the Covered Person].

["City of Permanent Assignment" means the city or town where the Covered Person's regular place of work is located.

If an Covered Person travels to another city, and is expected to remain or remains there for more than [60 days], this shall be deemed a change in His City of Permanent Assignment.]

["Commuting" means regular travel between the Covered Person's home and [regular] place of work.]

["Personal Deviation", as used here, means an activity that is not reasonably related to the Covered Person's business, including vacations or leave of absences, and are not incidental to the business trip.]

This coverage will start at the actual start of a trip. It does not matter whether the trip starts at the Covered Person's home, [regular] place of work, or other designated place. This coverage will end when the Covered Person:

- arrives at His home, regular place of work, or other designated place, whichever happens first; or
- [• makes a Personal Deviation.]

[Unless otherwise stated in the Schedule of Benefits, We will pay benefits for a Covered Loss, only once, even if coverage was provided under more than one Hazard.]]

[HAZARD #: FOREIGN BUSINESS TRAVEL COVERAGE [24 Hour Coverage]]

We will pay the benefits described in the Certificate for an Accident which occurs while a Covered Person is:

1) Traveling or making a stay not to exceed [2-14] days [outside of the United States : away from the Covered Person's Home Country]; and

- 2) on business for the Policyholder; and
- 3) in the course of the Policyholder's business.

["Home Country" means a country from which the Covered Person holds a passport. If the Covered Person holds passports from more than one country, his or her Home Country will be the country that he or she has declared to Us in writing as his or her Home Country.]

This coverage will start at the actual start of the trip. It does not matter whether the trip starts at the Covered Person's home, [place of work], or other place. It will end on the first of the following dates to occur:

- 1) the date a Covered Person returns to his or her home;
- 2) [the date a Covered Person returns to his or her place of work]; or
- 3) [the date a Covered Person makes a Personal Deviation].

["Personal Deviation" means:

- 1) an activity that is not reasonably related to [the Policyholder's business: Policyholder's activities]; and
- 2) not incidental to the purpose of the trip.]

[Unless otherwise stated in the Schedule of Benefits, We will pay benefits for a Covered Loss, only once, even if coverage was provided under more than one Hazard.]]

[HAZARD #: PERSONAL DEVIATIONS COVERAGE - LIMITED

We will pay the benefits described in this Certificate for any Accident which occurs while a Covered Person engages in a Personal Deviation while traveling:

- (1) Outside his city of permanent assignment; and
- (2) On business for the Policyholder.

"Personal Deviation" as used here, means an activity that:

- (1) Is not reasonably related to the Policyholder's business;
- (2) Is not incidental to the Policy holder's business; and
- (3) Occurs prior to the scheduled end of the business travel.

[Chargeable vacation time is not included.]]

[HAZARD #: PERSONAL DEVIATIONS COVERAGE - BROAD

We will pay the benefits described in this Certificate for any Accident which occurs while a Covered Person engages in a Personal Deviation while traveling:

- (1) Outside his city of permanent assignment; and
- (2) On business for the Policyholder.

"Personal Deviation" as used here, means an activity that:

- (1) Is not reasonably related to the Policyholder's business;
- (2) Is not incidental to the Policyholder's business; and
- (3) Occurs up to [1, 2, 3, 4, or 5] days before or after the scheduled end of the business travel.

[Chargeable vacation time is not included.]]

[HAZARD #: SPECIFIC ACTIVITY

We will pay the benefits described in this Certificate, to the extent this Certificate does not provide coverage, for a covered loss by [a Covered Person engaged in (insert special activity)].

Such activity must be:

- (1) Under the auspices of the Policyholder;
- (2) Authorized by the Policyholder; or
- (3) Within the duties of his relationship to the Policyholder.

[Aircraft Restrictions - If the Accident happens while a Covered Person is riding in, or getting on or off an Aircraft, We will pay benefits, but only if:

- (1) He is riding as a passenger only, and not as a pilot or member of the crew; and
- (2) The Aircraft is not being used for:
 - (a) Crop dusting, spraying, or seeding; fire firefighting; sky writing; sky diving or hang gliding; pipeline or power line inspection; aerial photography or exploration; racing, endurance tests, stunt or acrobatic flying; or
 - (b) Any operation which requires a special permit from the FAA, even if it is granted (this does not apply if the permit is required only because of the territory flown over or landed on).

[Aircraft Not Covered - We will not pay benefits if the Aircraft is any of the following:

- (1) Leased Aircraft;
- (2) Operated or Controlled Aircraft; or
- (3) Owned Aircraft.]

Unless otherwise stated, We will pay benefits for a covered loss, only once, even if coverage was provided under more than one Description of Hazards.]

[HAZARD #: ALL CONVEYANCES - Except Owned Aircraft (Business Travel Only)

We will pay the benefits described in this Certificate for any of the types of Accidents described below, which occur:

- [(1) While the Covered Person is traveling on business for the Policyholder; and
- (2) In the course of the Policyholder's business.

All such trips must be authorized by the Policyholder.]

- **[A. Travel in an Aircraft** We will pay benefits for Injury caused by an Accident which happens while a Covered Person is riding only as a passenger in, or getting on or off of:
- (1) A civil Aircraft that is not being used for:
 - (a) Crop dusting, spraying, or seeding; fire fighting; sky writing; sky diving or hang gliding; pipeline or power line inspection; aerial photography or exploration; racing, endurance tests, stunt or acrobatic flying; or
 - (b) Any operation which requires a special permit from the FAA, even if it is granted (this does not apply if the permit is required only because of the territory flown over or landed on); or
- (2) A military Aircraft flown by the U.S. Military Airlift Command (MAC), or a similar air transport service of another country.]

[Aircraft Not Covered - We will not pay benefits if the Aircraft is any of the following:

- (1) Leased Aircraft;
- (2) Operated or Controlled Aircraft; or
- (3) Owned Aircraft.]

We will also pay benefits if a Covered Person has to make a parachute jump from such an Aircraft to save his life.

- [B. Travel in Other Vehicles We will pay benefits for Injury caused by an Accident which happens while a Covered Person is driving (except for pay or hire), riding as a passenger in, or getting in or out of, any other land or water vehicle.]
- [C. Being Struck by a Vehicle We will pay benefits for Injury which occurs as a result of a Covered Person being struck by any land or water vehicle, or by any Aircraft.]
- **[D. Exposure or Disappearance** We will pay benefits for Injury caused by exposure to the elements or disappearance after the forced landing; stranding; sinking; or wrecking; of a vehicle in which the Covered Person was riding, in the course of a trip which would be covered by this Certificate.
 - A Covered Person will be presumed to have died, for purposes of this coverage, if:
 - (1) He is in a vehicle which disappears, sinks, or is stranded or wrecked; and
 - (2) His body is not found within one year of the Accident.]

Unless otherwise stated, We will pay benefits for a covered loss, only once, even if coverage was provided under more than one Description of Hazards.]

[HAZARD #: ALL CONVEYANCES, Except Owned Aircraft (Business & Pleasure Travel)

We will pay the benefits described in this Certificate for any of the types of Accidents described below [which occur:

- [while the Covered Person is traveling on business for the Policyholder][; and]
- [in the course of the Policyholder's business].

[All such trips must be authorized by the Policyholder.]

- [A. Travel in an Aircraft We will pay benefits for Injury caused by an Accident which happens while a Covered Person is riding only as a passenger in, or getting on or off of:
 - (1) A civil Aircraft that is not being used for:
 - (a) Crop dusting, spraying, or seeding; fire fighting; sky writing; sky diving or hang gliding; pipeline or power line inspection; aerial photography or exploration; racing, endurance tests, stunt or acrobatic flying; or
 - (b) Any operation which requires a special permit from the FAA, even if it is granted (this does not apply if the permit is required only because of the territory flown over or landed on); or
 - (2) A military Aircraft flown by the U.S. Military Airlift Command (MAC), or a similar air transport service of another country.]

[Aircraft Not Covered - We will not pay benefits if the Aircraft is any of the following:

- (1) Leased Aircraft;
- (2) Operated or Controlled Aircraft; or
- (3) Owned Aircraft.]

[We will also pay benefits if a Covered Person has to make a parachute jump from such an Aircraft to save his life.]

- [B. Travel in Other Vehicles We will pay benefits for Injury caused by an Accident which happens while a Covered Person is driving (except for pay or hire), riding as a passenger in, or getting in or out of, any other land or water vehicle.]
- [C. Being Struck by a Vehicle We will pay benefits for Injury which occurs as a result of a Covered Person being struck by any land or water vehicle, or by any Aircraft.]
- **[D. Exposure or Disappearance** We will pay benefits for Injury caused by exposure to the elements or disappearance after the forced landing; stranding; sinking; or wrecking; of a vehicle in which the Covered Person was riding, in the course of a trip which would be covered by this Certificate.

- A Covered Person will be presumed to have died, for purposes of this coverage, if:
- (1) He is in a vehicle which disappears, sinks, or is stranded or wrecked; and
- (2) His body is not found within one year of the Accident.]

Unless otherwise stated, We will pay benefits for a covered loss, only once, even if coverage was provided under more than one Description of Hazards.]

[HAZARD #: POLICYHOLDER FUNCTIONS

Subject to all other provisions of this Certificate, coverage is provided for a Covered Person while he is:

- (1) Attending or participating in a Supervised or Sponsored Activity, or
- (2) Attending a Policyholder function.

The Covered Person must be:

- (1) On the premises of the Policyholder:
 - (a) During its normal hours;
 - (b) During scheduled functions; or
 - (c) During other periods if he is attending or participating in a Supervised or Sponsored Activity;
- (2) Not on Policyholder premises and attending or participating in a Supervised or Sponsored Activity;
- (3) Traveling directly, without interruption:
 - (a) Between his home and the Policyholder's premises for participation in a Supervised or Sponsored Activity;
 - (b) Between the site of the Supervised or Sponsored Activity and his home or the Policyholder's premises.
 - (c) In a vehicle which is:
 - (i) Designated or furnished by the Policyholder;
 - (ii) Operated by a properly licensed adult driver; and
 - (iii) Under the direct supervision of the Policyholder; or
 - (d) In a vehicle other than that described in (3)(c) when:
 - (i) Operated by a properly licensed driver; and
 - (ii) Travel time does not exceed an hour each way.

Travel time includes the time:

- (i) To or from home, the Policyholder's address and the Supervised or Sponsored Activity;
- (ii) Before the appointed time; and
- (iii) After the Supervised or Sponsored Activity is completed.

"Supervised and Sponsored Activity" means a Policyholder authorized function:

- in which the Covered Person participates; (1)
- which is organized by or under its auspices; and
- (2) (3) which is within the scope of customary activities for such entity.

Unless otherwise stated, We will pay benefits for a covered loss, only once, even if coverage was provided under more than one Description of Hazards.]

[Hazard #: INDEPENDENT CONTRACTOR COVERAGE]

We will pay benefits described in the Certificate for a Covered Accident which happens while the Covered Person is performing the regular duties as an Independent Contractor [Dispatched by the Policyholder]. Coverage begins at the time the specified contractual duties begin and continues until the specified contractual duties end.

"Independent Contractor" means a person performing contract obligations as a [type of contractor] who is under contract with the Policyholder and for whom a premium has been paid. Such contract obligations must arise out of the Independent Contractor's contract for contract payment in the normal course of the Policyholder's trade or business.

["Dispatched by the Policyholder" means the Policyholder directing the Covered Person to transport an authorized load for the Policyholder.]

[Unless otherwise stated in the Schedule of Benefits, We will pay benefits for a Covered Loss, only once, even if coverage was provided under more than on Hazard.]]

[HAZARD: WAR RISK COVERAGE]

The Company hereby waives the exclusion in the section entitled 'Exclusions' with regard to declared or undeclared War provided a Covered Person suffers a loss covered under this Certificate, due to or contributed by declared or undeclared War occurring worldwide except if:

- 1) the Covered Person is a resident of and traveling in his/her country of origin or citizenship; or
- 2) the Covered Person is traveling within the geographical limits, territorial waters or the airspace above the following designated Hazardous War Risk Countries:

[Insert listing of Hazardous War Risk Countries or states where coverage is not applicable.]

As a condition to cover travel as defined in this Hazard occurring in a designated Hazardous War Risk Country, the Policyholder must:

- submit to the Company the following information on behalf of each Covered Person traveling to a Hazardous War Risk Country, prior to such travel:
 - a) The name of the Covered Person:
 - b) The specific itinerary and destination(s) within the Hazardous War Risk Country;
 - c) The beginning and end dates of the Covered Person's travel to the Hazardous War Risk Country(ies);
 - d) The Covered Person's Principal Sum; and
 - 2) pay any additional required premium due for such travel.

The Company may, within 10 days written notice to the Policyholder, make additions and deletions to the list of countries designated as Hazardous War Risk Countries, that in the Company's opinion, are required to accurately reflect existing war risk conditions. The Company may also, at any Policy Anniversary and with at least [31,60] days written notice to the Policyholder, request information regarding any/all travel by a Covered Person to countries other than the Covered Person's country of origin or country of citizenship.

Coverage provided by this Hazard may be terminated by the Policyholder at any time upon written notice to the Company. Termination will occur on the date the written notice is received by the Company or on the date specified in the written notice, if later. The Company may, with at least [10-30] days prior written notice to the Policyholder, terminate the coverage provided under this Hazard. Termination will occur on the date specified in the written notice.

"War" means armed conflict, hostilities or warlike operations (whether war be declared or not) by order of any government or public authority including but not limited to invasion, acts of any enemy foreign to the nationality of the Covered Person or the country in (or over) which the act occurs, civil war, riot, rebellion, insurrection, revolution, overthrow of the legally constituted government, civil commotion assuming the proportions of (or amounting to) an uprising, military or usurped power, or explosion of war weapons.

[Unless otherwise stated in the Schedule of Benefits, We will pay benefits for a Covered Loss, only once, even if coverage was provided under more than one Hazard.]]

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[HAZARD: BOMB SCARE, BOMB SEARCH OR BOMB EXPLOSION]

We will pay benefits described in the Certificate for an Accident if:

- 1) The Covered Person is on the Policyholder's premises when the Covered Accident occurs;
- 2) The Covered Accident is caused by or results from a Bomb Scare, Search or Explosion as defined below;
- The Covered Person is an authorized participant of a team or squad engaged in a Bomb Search or related activity; and
- 4) The Policyholder authorizes the Covered Person's participation and sanctions the Search.

"Bomb" means any real or dummy explosive device placed with intent to damage, scare or cause injury.

"Scare" means any real or false report of a Bomb on the premises of the Policyholder.

"Search" means any organized search for a reported Bomb.

"Explosion" means any detonation of a Bomb on the Policy holder's premises that appears to have been intended to cause injury or unlawful property damage, whether or not the presence of the Bomb was reported before detonation. It does not include any act of declared or undeclared war in the United States or acceptance of known explosives as cargo.

[Unless otherwise stated in the Schedule of Benefits, We will pay benefits for a Covered Loss, only once, even if coverage was provided under more than one Hazard.]]

[Hazard: ACTS OF TERRORISM [Business Only: Business and Pleasure]

We will pay the benefits described in the Certificate for an Accident which is caused by an Act of Terrorism.

"Acts of Terrorism" means violence which is:

- committed against non-combatants;
- premeditated and politically motivated; and
- committed by:
- a person or persons not acting on behalf of a sovereign state; or
- clandestine state agent(s).

[Unless otherwise stated in the Schedule of Benefits, We will pay benefits for a Covered Loss, only once, even if coverage was provided under more than one Hazard.]]

DESCRIPTION OF BENEFITS

[BENEFITS FOR ACCIDENTAL DEATH, [DISMEMBERMENT], [LOSS OF SIGHT],[SPEECH] AND [HEARING]; OR PARALYSIS

If, within 1-year from the date of an Accident covered by the Policy and this Certificate, Injury from such Accident, results in Loss listed below, We will pay the percentage of the Principal Sum set opposite the loss in the table below. If the Covered Person sustains more than one such Loss as the result of one Accident, We will pay only one amount, the largest to which he is entitled. This amount will not exceed the Principal Sum which applies for the Covered Person.

Loss	Percentage of Principal Sum
[Loss of Life	[100%]]
[Brain Death	[50-100%]
Loss of Both Hands	[50-100%]]
Loss of Both Feet	[50-100%]]
[Loss of Entire Sight of Both Eyes	[50-100%]]
[Loss of One Hand and One Foot	[50-100%]]
Loss of One Hand and Entire Sight of One Eye	[50-100%]]
[Loss of One Foot and Entire Sight of One Eye	[50-100%]]
[Loss of Speech and Hearing (both ears)	[50-100%]]
[Quadriplegia (total Paralysis of both upper and lower limbs)	[50-100%]]
[Paraplegia (total Paralysis of both lower or upper limbs)	[25-50%]]
[Loss of One Hand	[25-50%]]
[Loss of One Foot	[25-50%]]
[Loss of Entire Sight of One Eye	[25-50%]]
[Loss of Speech	[25-50%]]
[Loss of Hearing (both ears)	[25-50%]]
[Hemiplegia (total Paralysis of upper and lower limbs on one side of body	y) [25-50%]]
[Uniplegia (total Paralysis of one lower or upper limb)	[10-25%]]
[Loss of Thumb and Index Finger of the Same Hand	[10-25%]]
[Coma Benefit	[10-25%]]

Brain Death means irreversible unconsciousness with total loss of brain function; and complete absence of electrical activity of the brain, although the heart is still beating.]

"Coma" means total loss of use of the body or being in a state of profound unconsciousness which resulted directly and independently from all other causes from an Accident, and from which the Covered Person is not likely to be aroused through powerful stimulation. This condition must be diagnosed and treated regularly by a Physician. Coma does not mean any state of unconsciousness intentionally induced during the course of treatment of a Covered Injury unless the state of unconsciousness results from the administration of anesthesia in preparation for surgical treatment of that Accident

If a Covered Person suffers an Injury caused by an Accident which results in such person being in a Coma and if the Coma continues for at least 30 consecutive days, the Company will pay a benefits equal to [1]% of the Covered Person's Principal Sum, the sum of which shall not exceed [25%] of the Covered Person's Principal Sum.

No benefit is provided for the first 30 days of Coma. The benefit is paid monthly, beginning on the 31st day of the Coma and ends on the earliest of:

- 1) the date the Coma ends, whether by death, recovery, or any other change of condition; or
- 2) after 11 continuous months of benefit payments by the Company, the date the total amount of monthly Coma benefits paid for all Injuries caused by the same Accident equals 100% of the Covered Person's Principal Sum.

If the Covered Person suffers loss of life for which Accidental Death Benefits are payable under this Certificate as a result of the same Accident which caused the Coma, or if he or she remains in a Coma at the end of 11 continuous months, an additional benefit will be paid equal to the Covered Person's Amount of Insurance less any Coma Benefits paid or other benefits payable under this Certificate for any other losses incurred as a result of the same Accident.

Under no circumstances will the Company pay more than the Covered Person's Principal Sum for all Covered Losses combined, including this Coma Benefit, which are incurred as the result of the same Accident.

The Covered Person's designated beneficiary is responsible for providing the Company proof of continuing Coma. The Company reserves the right, at the end of the first 30 consecutive days of Coma and as often as it may reasonably require thereafter, to determine, on the basis of all the facts and circumstances, that the Covered Person is in a Coma, including, but not limited to, requiring an independent medical examination provided at the expense of the Company.

[Loss of a hand or foot means complete Severance through or above the wrist or ankle joint.]

[Loss of sight means the total, permanent loss of sight of the eye. The loss of sight must be irrecoverable by natural, surgical or artificial means.]

[Loss of speech means total, permanent and irrecoverable loss of audible communication.]

[Loss of hearing means total and permanent loss of hearing in both ears which cannot be corrected by any means.

[Loss of a thumb and index finger means complete Severance through or above the metacarpophalangeal joints (the joints between the fingers and the hand).]

["Severance" means the complete separation and dismemberment of the part from the body.]

["Paralysis" means loss of use, without Severance, of a limb. This loss must be determined by a Physician to be complete and not reversible.]

[ACCIDENT MEDICAL [and DENTAL] EXPENSE BENEFITS]

We will pay Accident Medical [and Dental] Expense Benefits for Covered Expenses that result directly, and from no other cause, from a Covered Accident. These benefits are subject to the Deductibles, Co-Payment, Coinsurance Factors, Benefit Periods, Benefit Maximums and other terms or limits shown below and in the Schedule of Benefits.

Accident Medical Expense Benefits are only payable:

- 1) for Usual and Customary Charges incurred after the Deductible has been met;
- 2) for those Medically Necessary Eligible Expenses incurred by or on behalf of the Covered Person;
- 3) for Eligible Expenses incurred within [30-365] days after the date of the Covered Accident.

No benefits will be paid for any expenses incurred that are in excess of Usual and Customary Charges.

[Each Eligible Medical Expense listed below will be in-or-out depending on the plan selected by the Policyholder. However, any benefits required by state law/regulation will always be included.]
[Eligible Medical Expenses, from a Covered Accident, include:

 [Hospital Admission Expenses: Charges for each hospital admission as shown in the Schedule of Benefits]

Recurrent Admissions: Separate Hospital admissions due to Injuries from the same Accident will be treated as one Hospital admission, unless separated by at least [3-12 months.]

2) [Hospital room and board expenses: charges for the most common semi-private daily room rate for each day of the Hospital Stay, up to the Maximum Daily Benefit Amount shown in the Schedule of Benefits for Hospital Room and Board. In computing the number of days payable under this benefit, the date of admission will be counted, but not the date of discharge.]

- 3) [Intensive Care/[Cardiac Care] Room and Board charges for each day of Intensive Care/[Cardiac Care] Unit confinement, up to the Daily Maximum Benefit Amount shown in the Schedule of Benefits for the Intensive Care Room and Board benefit. This payment is in lieu of payment for the Hospital Room and Board charges for those days.]
- 4) [Hospital Miscellaneous services, supplies and charges during a Hospital Stay, up to the Maximum Daily Benefit Amount shown in the Schedule of Benefits for the Hospital Miscellaneous benefit. Miscellaneous services include services and supplies such as: the cost of the operating room; laboratory tests; X-ray examinations; anesthesia; drugs (excluding take-home drugs) or medicines; therapeutic services; and supplies. Miscellaneous services do not include charges for telephone, radio or television, extra beds or cots, meals for guests, take home items, or other convenience items.]
- 5) [Outpatient Pre-Admission Testing Benefit charges for Pre-admission testing (inpatient confinement must occur within 7 days of the testing)
- 6) [Outpatient Hospital Expenses/Emergency Room Treatment We will pay this benefit up to the Maximum Benefit Amount per emergency shown in the Schedule of Benefits for the Outpatient Emergency Room Treatment benefit. if the Covered Person requires Emergency Room treatment due to a Covered Loss resulting directly and independently of all other causes from a Covered Accident. This Benefit will cover all services needed during the course of treatment in an Emergency Room.

Emergency Room means a trauma center or special area in a Hospital that is equipped and staffed to give people emergency treatment on an outpatient basis. An Emergency Room is not a clinic or Physician's office.]

- 7) [In-Patient Surgical Benefits charges for:
 - (a) A Physician, for primary performance of a surgical procedure, up to the Maximum Benefit Amount shown in the Schedule of Benefits per procedure. Two or more surgical procedures through the same incision will be considered as one procedure. If an Injury requires multiple surgical procedures through the same incision, We will pay only one benefit, the largest of the procedures performed. If multiple surgical procedures are performed during the same operative session, but through different incisions, We will pay for the most expensive procedure and 50% of Covered Expenses for the additional surgeries.
 - (b) A Physician, for: assistant surgeon duties up to the Maximum Benefit shown in the Schedule of Benefits for an Assistant Surgeon]
- 8) [Anesthesia Benefit Anesthesia for pre-operative screening and administration of anesthesia during a surgical procedure whether on an inpatient or outpatient basis, up to the Maximum Benefit Amount shown in the Schedule of Benefits for the Anesthesia benefit.]
- 9) [Physician's Visits charges by a Physician for other than pre- or post-operative care:
 - (a) For in-Hospital visits, up to the Maximum Benefit Amount shown in the Schedule of Benefits for Physician's Visit – In-Hospital.
 - (b) For office visits, up to the Maximum Benefit Amount shown in the Schedule of Benefits for Physician's Office Visits.

Total visits per Injury will not exceed the combined Maximum shown in the Schedule of Benefits for All In-Hospital and Office Physician's Visits.]

- **10)** [Diagnostic X-Ray and Laboratory Benefit We will pay the benefit shown in the Schedule of Benefits if the Covered Person requires diagnostic x -ray and/or laboratory examinations due to a Covered Loss, up to the Maximum Benefit per Covered Accident indicated in the Schedule of Benefits.]
- 11) [Nursing Services Outpatient Charges for nursing services by a Registered Nurse or Licensed Professional Nurse, up to the Maximum Benefit Amount shown on the Schedule of Benefits for the Nursing benefit.]
- **12)** [Physiotherapy Charges for physiotherapy:
 - a. While Hospital confined, up to the Maximum Benefit Amount shown in the Schedule of Benefits for the Hospital Inpatient Physiotherapy benefit;
 - b. As an outpatient, up to the Maximum Benefit Amount shown on the Schedule of Benefits for the Outpatient Physiotherapy benefit.

Charges include treatment and office visits connected with such treatment when prescribed by a Physician, including diathermy, ultrasonic, whirlpool, heat treatments, microtherm, [chiropractic], [adjustments], [manipulation], [acupuncture], [massage] or any form of physical therapy.

Total treatment per Injury will not exceed the Maximum Benefit Amounts for Physiotherapy shown in the Schedule of Benefits.]

- **Ambulance** from the place where the Injury occurred to the Hospital, up to the Maximum Benefit Amount shown in the Schedule of Benefits for the Ambulance benefit.
- 14) Medical Equipment Rental/[Purchase] charges for a wheelchair or other medical equipment that has therapeutic value for the Covered Person up to the Maximum Benefit Amount shown in the Schedule of Benefits for the Medical Equipment Rental benefit. We will not cover computers, motor vehicles or modifications to a motor vehicle, ramps and installation costs.

[Rental charges shall not exceed the lesser of the 6 month rental cost or the purchase price of the Medical Equipment.]

- 15) Medical Services and Supplies Charges for medical services and supplies for:
 - (a) Oxygen and its administration;
 - (b) Blood and blood transfusions; up to the Maximum Benefit Amount shown in the Schedule of Benefits for the Medical Service & Supply benefit.

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- **Dental Treatment** Charges for dental treatment including dental x-rays for the repair and treatment for Injury to a tooth which was sound and natural at the time of Injury, up to the Maximum Benefit Amount shown in the Schedule of Benefits for the Dental Treatment benefit.]
- 17) Mental or Nervous Disorders/Psychotherapy charges for treatment of a disorder that results directly or independently of all other causes from a Covered Accident, while Hospital confined or on an outpatient basis up to the Maximum Benefit Amount shown in the Schedule of Benefits. Benefits are limited to one treatment per day.

Mental and nervous disorders mean neurosis, psychoneurosis, psychopathic, psychosis, or mental or emotional disease or disorder of any kind.

ADDITIONAL ACCIDENT BENEFITS each benefit is optional and variable]]

[ASSOCIATION MEMBER BENEFIT

We will pay the benefit shown in the Schedule of Benefits when the [Member] suffers a Covered Loss that occurs while attending or participating in [a specific event] sponsored by [XYZ Association or an XYZ Association affiliate] [excluding, including] while traveling to or from such event].

[BEREAVEMENT & TRAUMA COUNSELING BENEFIT

If a Covered Person suffers a Covered Loss We will reimburse the Covered Person or the Covered Person's Immediate Family member for expenses incurred within one year after the date of the Accident causing such loss for any individual or family counseling sessions up to a maximum shown in the Schedule of Benefits.

The counseling sessions must:

- be required to assist the Covered Person and/or the Covered Person's Immediate Family members in coping with such loss;
- 2) be ordered and performed by a Physician; and
- 3) meet generally accepted standards of medical practice.

Only one Bereavement and Trauma Counseling Expense Benefit will be paid regardless of the number of Covered Losses incurred as the result of the same Accident.

The Company will not reimburse expenses:

- 1) for which no charge would have been made if no insurance existed;
- 2) in excess of the usual, reasonable and customary charges for similar counseling sessions in the locality where the sessions are received; or
- incurred as the result of a Covered Loss caused by an Accident for which the Covered Person is entitled to benefits paid or payable by Workers' Compensation or other similar law.]

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[BOMB SCARE, BOMB SEARCH OR BOMB EXPLOSION BENEFIT

We will pay this benefit if the Covered Person suffers a Covered Loss resulting directly and independently of all other causes from a Covered Accident and all of the following conditions are met.

- 1) The Covered Person is on the Policyholder's premises when the Covered Accident occurs;
- 2) The Covered Accident is caused by or results from a Bomb Scare, Search or Explosion as defined below;
- The Covered Person is an authorized participant of a team or squad engaged in a Bomb Search or related activity; and
- 4) The Policyholder authorizes the Covered Person's participation and sanctions the Search.

Bomb means any real or dummy explosive device placed with intent to damage, scare or cause injury.

Scare means any real or false report of a Bomb on the premises of the Policyholder.

Search means any organized search for a reported Bomb.

Explosion means any detonation of a Bomb on the Policyholder's premises that appears to have been intended to cause injury or unlawful property damage, whether or not the presence of the Bomb was reported before detonation. It does not include any act of declared or undeclared war in the United States or acceptance of known explosives as cargo.]

[BURIAL AND CREMATION BENEFIT

We will pay this benefit for burial or cremation of the Covered Person who suffers loss of life from an Injury resulting directly and independently of all other causes from a Covered Accident and for which Accidental Death benefits are payable under this Certificate.]

[CHILD CARE CENTER BENEFIT

If a Covered Person suffers loss of life for which Accidental Death Benefits are payable under this Certificate the Company will pay an additional benefit on behalf of a Covered Person's covered Dependent Child who, on the date of the Accident:

- 1) was under age [6-18] and a Covered Person under this Certificate; and
- 2) was enrolled in a Day Care Center on the date of the Covered Person's loss of life; or
- 3) subsequently enrolls within 90 days of the date of the Covered Person's loss of life in a licensed day care center.

The amount shall be payable per year equal to the lesser of the actual cost charged by a licensed day care center per year or the Amount shown in the Schedule of Benefits.

Child Care benefits are payable once a year for not more than four consecutive years, but only if such Dependent Child remains under [6-18] years of age and continues enrollment in a Child Day Care Center (proof of enrollment will be required).

[If, on the date of the Covered Person's loss of life, the Covered Person had no Dependent Child that qualified, a default benefit shown in the Schedule of Benefits will be paid to the Covered Person's designated beneficiary.]

"Child Care Center" means a facility that is duly licensed, certified or accredited by the jurisdiction in which it is located to provide child care and is operating in compliance with applicable laws and regulations of the jurisdiction. A Child Care Center does not include any of the following: 1) a Hospital; 2) the Child's home; 3) care provided during normal school hours while a Child is attending grades one through twelve.]

[COMMON ACCIDENT BENEFIT

We will increase the Loss of Life benefit payable for a Dependent spouse [or Domestic Partner] if both the Covered Person and the Dependent spouse [or Domestic Partner] die directly and independently of all other causes from a Common Accident and are survived by one or more Dependent Children.

"Common Accident" means the same Covered Accident or separate Covered Accidents that occur within the same 24-hour period.]

[COMMON CARRIER BENEFIT

If a Covered Person suffers a Loss, and the Covered Accident causing such loss occurs while the Covered Person is traveling as a fare paying passenger in or on (including getting in or out, on or off) or being struck by a Common Carrier, the Company will pay the amount shown in the Schedule of Benefits.

"Common Carrier" means:

- (1) A public conveyance (including Aircraft) which is licensed for hire to carry fare-paying passengers; or
- (2) A transport Aircraft operated by the U.S. Military Airlift Command or a similar air transport service of another country.

[It does not include any aircraft or conveyance operated for sport, recreation, and/or sightseeing activities or for travel in any aircraft device for aerial navigation except as expressly provided herein.]

The Common Carrier benefit amount is shown in the Schedule of Benefits.]

[EDUCATION BENEFIT

If a Covered Person suffers loss of life for which Accidental Death Benefits are payable under this Certificate the Company will pay an additional benefit as shown in the Schedule of Benefits to or on behalf of his or her Dependent Child who, on the date of the Accident, was:

- 1) under age 26 and Covered Person under this Certificate; and
- enrolled as a full-time student in any accredited college, university or other institution of higher learning or a vocational or licensed technical school beyond the 12th grade level on the date of the Covered Person's loss of life; or
- 3) at the 12th grade level and subsequently enrolls as a full-time student at an accredited college, university or other institution of higher learning or a vocational or licensed technical school within 365 days after the date of the Covered Person's loss of life.

Education Benefits are payable once a year for not more than [one – four] consecutive years, but only while the Covered Person's Dependent Child continues as a full-time student [and maintains a G.P.A of [2.5 - 3.5] or better] (proof of enrollment and [grades] for each year will be required).

If, on the date of the Covered Person's loss of life, the Covered Person had no Dependent Child that qualified, a lump sum benefit as shown in the Schedule of Benefits will be paid to the Covered Person's designated beneficiary.]

[EMERGENCY ROOM BENEFIT

We will pay this benefit if the Covered Person requires Emergency Room treatment due to a Covered Loss resulting directly and independently of all other causes from a Covered Accident.

Emergency Room means a trauma center or special area in a Hospital that is equipped and staffed to give people emergency treatment on an outpatient basis. An Emergency Room is not a clinic or Physician's office.]

[ESCALATOR BENEFIT

We will increase the Covered Person's Principal Sum semi-annually or annually as shown in the Schedule of Benefits, subject to the following conditions:

- 1) The Covered Person must be under age 55 and
- 2) benefit amounts for an Covered Spouse, [Domestic Partner] or Dependent Child will not be increased.

The Principal Sum used to calculate this benefit will be the amount in force when the Covered Person first becomes covered under this benefit and this benefit will not compound pervious Escalator Benefit amounts.

Increases will become effective on each Policy anniversary after the Covered Person has been covered for 12 consecutive months. Benefit increases will occur automatically at the end of each 12-month period, for a maximum of three years.

Increases provided by this benefit will be calculated separately for each additional Principal Sum elected. The total amount of all increases will not exceed 10% to 50% of the original Principal Sum.

If the Covered Person's Principal Sum is reduced, any increases provided under this benefit will be reduced at the same proportion.

[This benefit will not apply to any Bonus Benefit.]

[[FAMILY] RELOCATION BENEFIT

We will pay the benefit shown in the Schedule of Benefits, subject to all applicable conditions and exclusions, if the [Employee, Member] [[or] Spouse [or Dependent Child]] suffers a [Covered Loss] that occurs during Relocation.

This benefit is in effect beginning when the [Employee, Member] departs from his prior place of residence, or if later, his prior place of employment and begins travel to his new place of residence or employment. It ceases to be in effect [when the [Employee, Member] begins his first full day of employment at his new location [or, if later, when the [Employee, Member] arrives at his new place of residence]] [7-15 days] from the date this coverage began.]

For purposes of this benefit, **Relocation** means a change in the [Employee's, Member's] assigned place of employment for the Policyholder which necessitates a change of residence, and for which [the Policyholder, Subscriber, Employer] pays travel expenses.

[This coverage [will [not]]be in effect during the [Employee's, Member's] Personal Deviation.]

"Personal Deviation" means an activity:

- (1) Not reasonably related to the Policyholder's business; or
- (2) Not incidental to the Policyholder's business.

[FAMILY TRANSPORTATION BENEFIT

If a Covered Person sustains a Covered Loss while on a trip covered under this Certificate, We will pay for reasonable costs incurred by an Immediate Family member for transportation by the most direct route by a licensed Common Carrier to the Hospital where the Covered Person is confined, up to the Maximum Benefit shown in the Schedule of Benefits.

The Covered Person must be undergoing a Hospital Stay, and the personal attendance of the Immediate Family member must be required and recommended by the attending Physician. [Covered transportation costs are limited to economy Common Carrier class transportation charges [, necessary ground transportation charges, food, and hotel charges.] [Transportation costs must be pre-approved by Us.]]

[FELONIOUS ASSAULT BENEFIT

Felonious Assault means any intentional use of force upon a Covered Person performed by another person that is not a Covered Person's spouse, [Domestic Partner, Civil Union partner, Child, ; or an individual who resides with the Covered Person on a permanent basis. Such use of force must:

- 1) be intended to cause bodily harm to the Covered Person;
- 2) result in Injury to the Covered Person;
- 3) be considered a felony or a misdemeanor in the jurisdiction in which it occurs; and
- 4) be reported by or on behalf of the Covered Person to the appropriate law enforcement authority within 48 hours of its Occurrence.

Felonious Assault may include, but is not limited to, any of the following criminal acts: Robbery; Theft; Hijacking; Assault; Battery; Murder; Manslaughter; Civil Disturbance; or Kidnapping.]

The Maximum Benefit for this Felonious Assault Benefit is shown in the Schedule of Benefits.]

[HOME ALTERATION AND VEHICLE MODIFICATION BENEFIT

We will pay this benefit when the Covered Person suffers a Covered Loss, other than loss of life, resulting directly and independently of all other causes from a Covered Accident. The Company will reimburse the Covered Person for expenses incurred within one year after the date of such Covered Accident up to a maximum shown in the Schedule of Benefits, which is charged for:

- 1) Alterations to the Covered Person's residence that are necessary to make the residence accessible and habitable; or
- 2) Modifications to a motor vehicle owned or leased by the Covered Person or modifications to a motor vehicle newly purchased for the Covered Person that are necessary to make the vehicle accessible to and/or drivable by the Covered Person.

This benefit will be payable if all of the following conditions are met.

 prior to the date of the Covered Accident causing such a Covered Loss, the Covered Person did not require the use of any adaptive devices or adaptation of residence and/or vehicle; and

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- 2) as a direct result of such Covered Loss the Covered Person now requires such adaptive devices or adaptation of residence and/or vehicle to maintain an independent lifestyle; and
- 3) The Covered Person requires home alteration or vehicle modification within one year of the date of the Covered Accident.]

The alterations to the Covered Person's residence and the modifications to the Covered Person's motor vehicle must be:

- 1) made on behalf of the Covered Person;
- 2) recommended by the physical or occupational therapist treating the Covered Person;
- 3) carried out by individuals experienced in such alterations and modifications; and
- 4) in compliance with any applicable laws or requirements requiring approval by the appropriate government authorities.

Only one benefit will be paid for all Covered Losses incurred as the result of the same Covered Accident.

The Company will not reimburse expenses:

- 1) for which no charge would have been made if no insurance existed;
 - 2) that exceed the usual level of charges for similar alterations and modifications in the locality where the expense is incurred; or
 - 3) incurred as the result of an Injury caused by an Accident for which the Covered Person is entitled to benefits paid or payable by Workers' Compensation or other similar law.]

[HEART OR CIRCULATORY MALFUNCTION BENEFIT

We will pay benefits for a Covered Person who suffers a sudden Heart or Circulatory Malfunction that results directly and independently of all other causes, from a Covered Accident and the first symptoms of the malfunction are medically diagnosed while the Covered Person is covered under this Certificate [and within 48 hours of a Covered Accident in the Line of Duty of the Covered Person.]

Benefits will not be payable if in the past year, the Covered Person was medically diagnosed as having, or received treatment for:

- 1) a heart or circulatory malfunction; or
- 2) hypertension, angina or other heart or circulatory condition.

Symptoms, such as shortness of breath, heart pain or numbness of a limb are covered during the first 48 hours [following Emergency Duty]. These symptoms are not covered beyond the first 48 hours unless:

- 1) they first occurred within 48 hours [of Emergency Duty]; and
- 2) an actual malfunction of the heart or circulatory system is subsequently diagnosed.

[Emergency Duty means responding in the Line of Duty to a fire or emergency call.]

[Line of Duty means performing the professional responsibilities of a qualified individual for the position the Covered Person holds.]]

[HOSPITAL CONFINEMENT BENEFIT

We will pay the Hospital Confinement benefit if a Covered Person is confined to a Hospital as an inpatient:

- Due to Injury which results directly and independent of all other causes from an Accident for which this Certificate provides coverage;
- (2) At the direction and under the care of a Physician;

- (3) Within [2-3] days of the Accident; and
- (4) While His coverage is in effect.

Benefits are not paid during the Waiting Period. After the Covered Person has been Hospital confined for the Waiting Period, benefits will be retroactive for the first day of such confinement.

The [Daily][Weekly][Monthly] Benefit Amount will be paid for each month of continuous Hospital confinement after the Waiting Period, up to the Maximum Benefit amount for this benefit. Pro rata payments will be made for confinements of less than one month.

The Waiting Period, [Daily][Weekly][Monthly] Benefit Amount, Maximum Benefit Amount and Maximum Benefit Period are shown in the Schedule of Benefits for this benefit.

Recurrent Confinements: Separate Hospital confinements due to Injuries from the same Accident will be treated as one Hospital confinement, unless separated by at least [6 months.]

[IDENTIFICATION BENEFIT

If a Covered Person suffers a Loss of Life while on a trip covered under this Certificate and at least [75-150] miles from home, We will pay for reasonable transportation costs incurred by an Immediate Family member for transportation to the city or town that the Covered Person is located for the purpose of identifying his body, up to the Maximum Benefit shown in the Schedule of Benefits. Travel by the Immediate Family member must be by the most direct route by a licensed Common Carrier to the town or city where the Covered Person is located.

The identification by the Immediate Family member must be required and recommended by the attending Physician. Reasonable transportation costs are limited to economy class common carrier transportation charges, necessary ground transportation charges, food, and hotel charges.

[EMERGENCY MEDICAL EVACUATION EXPENSE

We will pay the Eligible Expenses for emergency medical evacuation required by the Covered Person; while he is outside his home [state] [country] following a covered Injury if:

- (1) The Covered Person suffers a Covered Loss resulting directly and independently of all other causes from a Covered Accident that occurs while traveling from his or her principal residence to another city or foreign country, with at least 100 miles distance.
- (2) The [Covered Person's Attending Physician] or the [Covered Person's local attending Physician and the [authorized Travel Assistance Company] certifies an emergency need to send the Covered Person, under medical supervision, to a different medical facility if it is determined that adequate medical treatment is not locally available.

Benefits are payable for:

- (1) Usual, Reasonable and Customary charges for medical services required for evacuation to the nearest adequate medical facility; and
- (2) Usual, Reasonable and Customary charges for escort services required by the Covered Person, if he is disabled and an escort is recommended in writing by his Physician; and
- (3) Ambulance services to the nearest airport and air ambulance upon departure; and
- (4) Special air transportation costs to return the Covered Person to his home country, if his Physician recommends in writing that his condition requires a stretcher, oxygen or other special medical arrangements; and

(5) Expenses above the cost of a return airfare ticket held by the Covered Person or in the absence of a ticket, the cost of an economy airfare ticket.

Benefits are payable up to the Maximum Benefit amount shown in the Schedule of Benefits.

[If the Covered Person pays eligible expenses for a Covered Loss for which We believe a third party is liable, We will pay the benefits for emergency medical evacuation. However, if the Covered Person recovers payment from the third party, he or she must refund to Us the lesser of:

- 1) the amount We paid for the eligible expenses; and
- 2) an amount equal to the sum received from the third party for such expenses.

Benefits will not be paid for any of the following:

- 1) expenses that exceed the Maximum Benefit; or
- 2) expenses paid or payable by any Workers' Compensation, occupational disease or similar law that would pay emergency medical evacuation expenses in the absence of this benefit.]

OUT-PATIENT PRESCRIPTION DRUG BENEFIT

We will pay the Eligible Expenses, subject to the Deductible Amount, [co-payment], and Coinsurance Percentage shown in the Schedule of Benefits, if any; for a Prescription Drug or medication when prescribed by a Physician on an outpatient basis.

Prescription Drug means a drug which:

- (1) Under Federal law may only be dispensed by written prescription; and
- (2) Is utilized for the specific purpose approved for general use by the Food and Drug Administration.

The Prescription Drug must be dispensed for the out-patient use by the Covered Person:

- (1) On or after the Covered Person's Effective Date; and
- (2) By a licensed pharmacy provider.

Benefits are payable up to the Maximum Benefit Amount shown on the Schedule of Benefits.]

[OUTPATIENT SURGERY BENEFIT

We will pay this benefit when the Covered Person requires Outpatient Surgery to treat a Covered Loss resulting directly and independently from all other causes from a Covered Accident.

Outpatient Surgery means the treatment of fractured and dislocated bones, operations that involve cutting or incision and/or suturing of wounds or any other surgical procedure, including the usual aftercare for such procedure, that is:

- 1) necessary for treatment of the Covered Person; and
- 2) given in the outpatient department of a Hospital or an ambulatory surgical center.]

[PERMANENT TOTAL DISABILITY BENEFIT - LUMP SUM PAYMENT

We will pay the Principal Sum shown in the Schedule of Benefits a Covered Person:

- (1) Is injured in an Accident which occurs while his coverage is in effect;
- (2) Becomes Totally Disabled, directly independently of disease or bodily infirmity, within 30 days of the Accident;
- (3) Continues to be Totally Disabled for 12 consecutive months; and
- (4) Is then Permanently Totally Disabled.

However, the Principal Sum will be reduced by the amount of any benefits We have paid under **BENEFITS FOR ACCIDENTAL DEATH,[DISMEMBERMENT[, [LOSS OF SIGHT],[SPEECH] AND [HEARING]; OR PARALYSI** for loss by such Covered Person from the same Accident.

"Totally Disabled", with respect to a Covered Person who is employed, means the Covered Person is unable to perform the material and substantial duties of his regular occupation due to a Covered Accident. After the first 12 months, it means the Covered Person is unable to perform the material and substantial duties of any occupation for which He or She is, or may become, qualified by reason of education, experience or training, [which would provide them with substantially the same earning capacity as his or her prior earning capacity prior to the start of disability.]

"Permanently Totally Disabled", with respect to a Covered Person who is employed, means he is:

- Unable to perform any work for which he is, or may become, qualified by reason of education, training or experience;
- (2) This inability is expected to continue for the balance of his lifetime; and
- (3) Items (1) and (2) are certified by a Physician.

Permanent Total Disability must be the result of the same Covered Accident that caused the Total Disability.

The Covered Person must provide the Company proof that He or She is Permanently and Totally Disabled. The Company reserves the right, at the end of the 12 consecutive months of Permanent and Total Disability to determine, on the basis of all the facts and circumstances, that the Covered Person is Permanently and Totally Disabled, including, but not limited to, requiring an independent medical examination provided at the Company's expense.]

[PERMANENT TOTAL DISABILITY BENEFIT - [MONTHLY] PAYMENT

We will pay a [monthly] benefit equal to the Principal Sum shown in the Schedule of Benefits if a Covered Person:

- (1) Is injured in an Accident which occurs while his coverage is in effect;
- (2) Becomes Totally Disabled, directly and independently of disease or bodily infirmity, within 30 days of the Accident:
- (3) Continues to be Totally Disabled for 12 consecutive months; and
- (4) Is then Permanently Totally Disabled.

[Monthly] benefits begin with the 13th month and will be paid until the earliest of:

- (1) The death of the Covered Person;
- (2) The date the Covered Person ceases to be Permanently Totally Disabled; or
- (3) The date the total of all benefits We have paid for loss by the Covered Person from the same Accident equals his Principal Sum.

At the death of the Covered Person, while Permanent Total Disability Benefits are payable, We will pay any remaining balance in accordance with the Payment of Claims provision.

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Totally Disabled", with respect to a Covered Person who is employed, means the Covered Person is unable to perform the material and substantial duties of his regular occupation due to a Covered Accident. After the first 12 months, it means the Covered Person is unable to perform the material and substantial duties of any occupation for which He or She is, or may become, qualified by reason of education, experience or training, [which would provide them with substantially the same earning capacity as his or her prior earning capacity prior to the start of disability.]

"Permanently Totally Disabled", with respect to a Covered Person who is employed, means he is:

- (1) Unable to perform any work for which he is, or may become, qualified by reason of education, training or experience;
- (2) This inability is expected to continue for the balance of his lifetime; and
- (3) Items (1) and (2) are certified by a Physician.

Permanent Total Disability must be the result of the same Covered Accident that caused the Total Disability.

The Covered Person must provide the Company proof that He or She is Permanently and Totally Disabled. The Company reserves the right, at the end of the 12 consecutive months of Permanent and Total Disability to determine, on the basis of all the facts and circumstances, that the Covered Person is Permanently and Totally Disabled, including, but not limited to, requiring an independent medical examination provided at the Company's expense.]

[TOTAL DISABILITY WEEKLY INCOME

We will pay the Total Disability Weekly Income Benefit if:

- (1) A Covered Person is injured by one of the types of Accidents described in this Certificate, which happens while he is covered for this benefit; and
- (2) He becomes totally disabled as a direct result, and from no other cause, within 30 days of the Accident.

Benefits are payable on the first day after the end of the Waiting Period. We will pay this benefit until:

- (1) The Covered Person dies, or
- (2) The date the Covered Person is no longer Totally Disabled; or
- (3) We have paid this benefit for the Maximum Benefit Period as shown on the Schedule of Benefits; or
- (4) The Covered Person qualifies for benefits under a benefit titled as BENEFITS FOR ACCIDENTAL DEATH,[DISMEMBERMENT[, [LOSS OF SIGHT],[SPEECH] AND [HEARING]; OR PARALYSIS or as PERMANENT TOTAL DISABILITY BENEFIT in the Description of Benefits; or
- (5) the date the Covered person fails to submit satisfactory proof of continuing Total Disability.

Proof of continued Total Disability must be certified by a Physician.

"Total Disability" / "Totally Disabled" means:

- (1) During the Waiting Period for this Total Disability Weekly Income benefit, and for the next 12-months he can not do all the substantial and material duties of his type of work; and
- (2) After that, a Covered Person cannot do any work for which he is or may become qualified for by reason of his education, experience, or training.

The Waiting Period, Weekly Income Benefit amount, and Maximum Benefit Period are shown in the Schedule of Benefits.]

[REHABILITATION EXPENSE BENEFIT

If a Covered Person suffers a Covered Loss the Company will reimburse the Covered Person for expenses incurred within [one - two] years after the date of the Covered Accident causing such loss, per Accident, which are charged for:

- 1) physical, occupational, speech or hearing therapy, or other rehabilitation training for which measurable improvement is expected within a reasonable time; and
- 2) Medically Necessary services or supplies related to rehabilitation therapy.

The therapy, training, services or supplies must:

- 1) meet generally accepted standards of medical practice;
- 2) be provided in a duly licensed Rehabilitation Facility; and
- 3) be provided by or under the supervision of a Physician.

Only one Rehabilitation Expense Benefit will be paid regardless of the number of Covered Losses incurred as the result of the same Covered Accident.

The Company will not reimburse expenses:

- 1) for which no charge would have been made if no insurance existed;
- 2) in excess of the Usual and Customary Charges for similar services in the locality where the services are received; or
- as the result of an Injury caused by an Accident for which the Covered Person is entitled to benefits paid or payable by Workers' Compensation or other similar law.]

[REPATRIATION

We will pay the Eligible Expenses incurred, subject to the [Deductible Amount], [Co-payment Amount], and [Coinsurance Percentage] shown in the Schedule of Benefits, if any, for returning a Covered Person's remains to his place of residence in his home country and state [or to the place of burial] if he dies directly and independently of all other causes from a Covered Accident outside of His home state or more than [75 - 150] miles from His place of residence.

Eligible Repatriation Expenses that are covered are:

- (1)The cost of embalming or cremation;
- (2) Minimally necessary coffin, urn or air tray; and
- (3)Preparation and Transportation of the body or remains

Benefits are payable up to the Maximum Benefit Amount shown on the Schedule of Benefits.

[SEATBELT BENEFIT

We will pay the Seatbelt Benefit if loss of life for which this Certificate provides coverage to a Covered Person results from an Accident which occurs while the Covered Person is driving or riding in a Private Passenger Car, and:

- (1) The private passenger car is equipped with original, factory-installed seatbelts;
- (2) The seatbelt was in actual use by the Covered Person and properly fastened at the time of the Accident; and
- (3) The use or position of the seatbelt is certified:
 - (a) In the official report of the Accident; or
 - (b) By the investigating officer.

However, if such certification is not available and it is unclear if the Covered Person was properly wearing a seatbelt, We will pay the Limited Seatbelt Benefit.

In the case of a child, seatbelt means a child restraint device, approved by the National Highway Traffic Safety Administration, which is secured and being used as recommended by its manufacturer for children of like age and weight, at the time of the Accident.

"Private Passenger Car" means a validly registered four-wheel private passenger car, station wagon, jeep, pick-up truck, and van-type car. Private Passenger Car does not include a mobile home or any motor vehicle that is used in mass or public transit.

Seat Belt means those belts that form an occupant restraint system and includes infant and child passenger restraint systems when properly used with a seat belt.

The Seatbelt Benefit will not be paid for an Accident which occurs while the Covered Person is participating in a race, speed or endurance test.

The Seatbelt Benefit amount is shown in the Schedule of Benefits.]

[SPECIAL ADAPTATION EXPENSE BENEFIT

We will pay this benefit for Adaptation Expenses incurred for a Covered Person who is Totally Disabled due to a Covered Accident, up to the Maximum Benefit stated on the Schedule of Benefits.

[Case management and concurrent review by Us is required for any Adaptation Expenses. Otherwise benefits will be reduced by [10% - 50%].]

"Adaptation Expenses" means expenses incurred for items or modifications:

- 1) approved by a Physician; and
- Medically Necessary to accommodate the physical disability of the Covered Person as a result of a Covered Accident.

[SPECIAL COUNSELING BENEFIT

We will pay benefits, as shown in the Schedule of Benefits for mental health counseling to assist the Covered Person in dealing with the Covered Loss that resulted from a Covered Accident, if he:

- 1) suffers any one of the Covered Losses shown in the Schedule of Covered Losses; and
- 2) obtains mental health counseling.]

[SPOUSE [/ DOMESTIC PARTNER] RETRAINING BENEFIT

The Company will pay an additional benefit as shown in the Schedule of Benefits to or on behalf of a Covered Person's Dependent spouse [or Domestic Partner] who, on the date of the Accident:

1) was enrolled as a full-time student in any accredited college, university or other institution of higher learning or a vocational or licensed technical school on the date of the Covered Person's loss of life; or

 subsequently enrolls as a full-time student at an accredited college, university or other institution of higher learning or a vocational or licensed technical school within 30 months after the date of the Covered Person's loss of life.

Enrollment must be for the purpose of obtaining an independent source of support or to enrich his or her ability to earn a living.

This Benefit is payable once a year for not more than four consecutive years, but only while the Covered Person's Dependent spouse [or Domestic Partner] continues as a full-time student (proof of enrollment for each year will be required).

If, on the date of the Covered Person's loss of life, the Covered Person had no Dependent spouse [or Domestic Partner] that qualified, a lump sum benefit as shown in the Schedule of Benefits will be paid to the Covered Person's designated beneficiary.]

[WAIVER OF PREMIUM BENEFIT

If a Covered Person suffers a Covered Loss which results in the Covered Person being Totally Disabled, the Company will waive payment of all required premiums due for such Covered Person.

Premiums will be waived from the first premium due date on or after the date the Total Disability began and ends on the earliest of:

- 1) the date the Covered Person is deemed to be Actively at Work;
- 2) the date the Covered Person ceases to be covered under the Policy and this Certificate; or
- 3) the date the Policy and this Certificate terminates.]

[AGE BASED REDUCTIONS

At age [65] or more, benefits for a Covered Person will be based on the following percentages of His Principal Sum in effect without this provision.

Age On Date of Loss	Percentage of Principal Sum
[65through 69]	[65-85%]
[70 through 74	[55-65%]
75 through 79	[40-55%]
[80 through 84	[30-40%
85 and over	[15-25%]

Premiums are based on the Principal Sum in force prior to applying the percentages in the above table. [With respect to Permanent Total Disability Benefits, for a Covered Person, coverage ends at age 70.] [With respect to Permanent Total Disability Benefits payable for a Covered Person who becomes Permanently Totally Disabled at [age 70 or more,] the Permanent Total Disability Benefit, subject to all other terms of its Description of Benefits provision, will be paid while a Covered Person continues to be Permanently Totally Disabled, as follows:

- (1) In monthly installments of 1% of a Covered Person's Principal Sum; and
- (2) For a maximum of 12 months.]

EXCLUSIONS

This Certificate does not cover any loss resulting in whole or part from, or contributed to by, or as a natural or probable consequence of any of the following [even if the immediate cause of the loss is an Accidental bodily Injury,] unless otherwise covered under this Certificate by Additional Benefits:

[Each Exclusion listed below will be in-or-out depending on the plan.]

- 1. [Suicide, self-destruction, attempted self-destruction or intentional self-inflicted Injury while sane or insane.]
- 2. [War or any act of war, declared or undeclared.]
- 3. [An Accident which occurs while the Covered Person is on Active Duty Service in any Armed Forces, National Guard, military, naval or air service or organized reserve corps;]
- 4. [Injury sustained while in the service of the armed forces of any country. When the Covered Person enters the armed forces of any country, We will refund the unearned pro rata premium upon request;]
- 5. [Participation in a riot or insurrection];
- 6. [Any Injury requiring treatment which arises out of, or in the course of fighting, brawling assault or battery.]
- 7. [Sickness, disease, bodily or mental infirmity or medical or surgical treatment thereof, bacterial or viral infection, regardless of how contracted. This does not include bacterial infection that is the natural and foreseeable result of an Accidental external bodily injury or accidental food poisoning.]
- 8. [Disease or disorder of the body or mind.]
- 9. [Mental or nervous disorders, except as specifically provided in this Certificate.]
- 10. [Asphyxiation from voluntarily or involuntarily inhaling gas and not the result of the Covered Person's job.]
- 11. [Voluntarily taking any drug or narcotic unless the drug or narcotic is prescribed by a Physician and not taken in the dosage or for the purpose as prescribed by the Covered Person's Physician.]
- 12. [Intoxication or being under the influence of any drug or narcotic]
- 13. [Injury caused by, contributed to or resulting from the Covered Person's use of alcohol, illegal drugs or medicines that are not taken in the dosage or for the purpose as prescribed by the Covered Person's Physician.]
- 14. [Driving under the influence of a controlled substance unless administered on the advice of a Physician:]
- 15. [Driving while Intoxicated. "Intoxicated" will have the meaning determined by the laws in the jurisdiction of the geographical area where the loss occurs]
- 16. [Violation or in violation or attempt to violate any duly-enacted I aw or regulation, or commission or attempt to commit an assault or felony, or that occurs while engaged in an illegal occupation.]
- 17. [Conditions that are not caused by a Covered Accident.]
- 18. [Covered Expenses for which the Covered Person would not be responsible in the absence of this Certificate.]
- 19. [Any treatment, service or supply not specifically covered by this Certificate.]
- 20. [Loss resulting from participation in any activity not specifically covered by this Certificate.]
- 21. [Charges which Are in excess of Usual, Reasonable and Customary charges.]
- 22. [Expenses incurred for an Accident after the Benefit Period shown in the Schedule of Benefits:]
- 23. [Regular health check ups;]
- 24. [Services or treatment rendered by a Physician, Nurse or any other person who is employed or retained by the policyholder; or an Immediate Family member of the Covered Person.]
- 25. [Injuries paid under Workers' Compensation, Employer's liability laws or similar occupational benefits or while engaging in activity for monetary gain from sources other than the Policyholder.]
- 26. [That part of medical expense payable by any automobile insurance policy without regard to fault. (Does not apply in any state where prohibited);]
- 27. [Treatment in any Veterans Administration or Federal Hospital, except if there is a legal obligation to pay
- 28. [Travel or activity outside the United States.]
- 29. [Participation in any motorized race or speed contest.]
- 30. [Aggravation or re-injury of a prior Injury that the Covered Person suffered prior to his or her coverage Effective Date, unless We receive a written medical release from the Covered Person's Physician.]
- 31. [Heart attack, stroke or other circulatory disease or disorder, whether or not known or diagnosed, unless the immediate cause of Loss is external trauma.]
- 32. [Treatment of a hernia whether or not caused by a Covered Accident.]
- 33. [Treatment of Osgood-Schlatter's disease, osteochondritis, appendicitis, osteomyelitis, cardiac disease or conditions, pathological or stress fractures, congenital weakness, whether or not caused by a Covered Accident.]
- 34. [Treatment of a detached retina unless caused by an Injury suffered from a Covered Accident.]

- 35. [Pregnancy, childbirth, miscarriage, abortion or any complications of any of these conditions.]
- 36. [Damage to or loss of dentures or bridges or damage to existing orthodontic equipment, except as specifically provided in this Certificate.]
- 37. [Expense incurred for treatment of temporomandibular joint (TMJ) disoriders involving the installation of crowns, pontics, bridges or abutments, or the installation, maintenance or removal of orthodontic or occlusal appliances or equilibration therapy; or craniomandibular joint dysfunction and associated myofacial pain, except as specifically provided in this Certificate.]
- 38. [Dental care or treatment other than care of [sound], [natural] teeth and gums required on account of Injury resulting from an Accident while the Covered Person is covered under this Certificate, and rendered within 6 months of the Accident:]
- 39. [Treatment for Blood or Blood plasma, except for charges by a Hospital for the processing or administration of blood;]
- 40. [Eyeglasses, contact lenses, hearing aids braces, appliances, or examinations or prescriptions therefore;.]
- 41. [Any Accident where the Covered Person is the operator of a motor vehicle and does not possess a current and valid motor vehicle operator's license;]
- 42. [Travel in or upon:
 - (a) [A snowmobile];
 - (b) [A water jet ski]
 - (c) [Any two or three wheeled motor vehicle, other than a motorcycle registered for on-raod travel];
 - (d) [Any off-road motorized vehicle not requiring licensing as a motor vehicle;] [when used for [recreation] [competition].]
- 43. [Travel or flight in or on any vehicle for aerial navigation, including boarding or alighting from:
 - [While riding as a passenger in any Aircraft not intended or licensed for the transportation of passengers; or]
 - ii. [While being used for any test or experimental purpose; or]
 - [While piloting, operating, learning to operate or serving as a member of the crew thereof;
 orl
 - iv. [while traveling in any such Aircraft or device which is owned or leased by or on behalf of the Policyholder of any subsidiary or affiliate of the Policyholder, or by the Covered Person or any member of his household.]
 - A space craft or any craft designed for navigation above or beyond the earth's atmosphere;
 or
 - vi. An ultra light, hang-gliding, parachuting or bungi-cord jumping;]

[Except as a fare paying passenger on a regularly scheduled commercial airline [or as a passenger in a non-scheduled, private aircraft used for business [or pleasure] purposes.]

- 44. Treatment for an Injury that is caused by or results from a Nuclear reaction or the release of nuclear energy.
 - However, this exclusion will not apply if the loss is sustained within 180 days of the initial incident and:
 - (i) The loss was caused by fire, heat, explosion or other physical trauma which was a result of the release of nuclear energy; and
 - (ii) The Covered Person was within a 25-mile radius of the site of the release either:
 - 1) At the time of the release; or
 - 2) Within 24 hours of the start of the release; or
 - 3) Occurs while he is in [insert Specific Territory.]]
- 45. [Practice or play in any school or professional sports contest or competition.
- 46. [The repair or replacement of existing artificial limbs, orthopedic braces, or orthotic devices;]
- 47. [Rest cures or custodial care;]
- 48. [Prescription medicines unless specifically provided for under this Certificate.]
- 49. [Elective or Cosmetic surgery, except for reconstructive surgery on a diseased or injured part of the body;]
- 50. [Massage Therapy], [Physical Therapy] or [Acupuncture/Acupressure Services], unless otherwise specifically allowed for in the schedule of benefits.]
- 51. [Services rendered for detection and correction by manual or mechanical means (including x-rays incidental thereto) of structural imbalance, distortion or subluxation in the human body for purposes of removing nerve interference where such interference is the result of or related to distortion, misalignment or subluxation of or in the vertebral column.]

[AGGREGATE LIMIT

The Aggregate Limit of Liability is shown [in the Application] [on the Schedule of Benefits]. We will NOT be liable for any amount over such limit for any one Accident.

If the total amount of benefits to be paid under this Certificate is more than the Aggregate Limit of Liability, the benefit amount payable for a Covered Person's loss will be determined as a proportionate share of the Aggregate Limit of Liability.]

CLAIM PROVISIONS

NOTICE OF CLAIM:

Written notice of death or injury must be given to Us within [30] days after a Covered Loss occurs or begins or as soon as reasonably possible. Notice can be given at Our administrative office as shown on the cover page or to Our authorized licensed agent. Notice should include the Policyholder's name and number and a Covered Person's name and address.

If written notice is not received within [30] days, the claim may be reduced or invalidated. However, the claim will not be reduced or invalidated if:

- 1) it can be shown that it was not possible within reason to submit notice within the [30] day period; and
- 2) it is further shown that notice was given as soon as possible.

CLAIM FORMS:

When We receive the notice of claim, We will send forms for filing proof of loss. If claim forms are not sent within [15] days after receipt of such notice, the Proof of Loss requirements stated below will be deemed to have been met by submitting, within the time required under PROOF OF LOSS, written proof of the nature and extent of the loss.

PROOF OF LOSS:

Written proof of loss must be furnished to Us in the case of a claim for loss for which this Certificate provides periodic payment contingent upon continuing loss within [90 days] after the end of the period for which We are liable. Written proof that the loss continues must be furnished to us at intervals required by us.

In case of claim for any other loss, proof must be furnished within [90 days] after the date of such loss.

If the proof of loss is not submitted within [90] days, the claim may be reduced or invalidated. However, the claim will not be reduced or invalidated if:

- 1) it can be shown that it was not possible within reason to submit notice within the [90] day period; and
- it is further shown that notice was given as soon as possible, and in no event, except in the absence of legal capacity, later than one year from the time proof is otherwise required.

[TIMELY FILING OF CLAIMS:

All claims for benefits under this Certificate must be submitted to Us no more than [90 - 365 days] from the date of service or date of death.]

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TIME OF PAYMENT OF CLAIMS:

Benefits due under this Certificate for a loss, other than a loss for which this Certificate provides installments, will be paid immediately upon receipt of due written proof of such loss.

Subject to written proof of loss, all accrued benefits for loss for which this Certificate provides installments will be paid monthly; any balance remaining unpaid upon the termination of liability will be paid immediately upon receipt of a written proof of loss, unless otherwise stated in the Description of Benefits.

PAYMENT OF CLAIMS:

All benefits will be paid in United States currency. Loss of life benefits will be paid to the beneficiary as described in the Designation or Change of Beneficiary provision of this Certificate.

All other benefits will be paid to the Covered Person suffering the loss. If the Covered Person dies before all payments due have been made, the amount still payable will be paid to his/her beneficiary as described in the Designation and Change of Beneficiary provision of this Certificate.

If We are to pay benefits to the estate or to a person who is incapable of giving a valid release, We may pay up to [\$1,000] to a relative by blood or marriage whom We believe is equitably entitled. This good faith payment satisfies Our legal duty to the extent of that payment.

Any other accrued benefits which are unpaid at a Covered Person's death may, at Our option, be paid either to his beneficiary or to his estate. All other benefits, unless specifically stated otherwise, will be paid to a Covered Person.

DESIGNATION OR CHANGE OF BENEFICIARY:

Each Covered Person may designate a beneficiary to whom loss of life benefits are payable. The designation shall be as follows in descending order:

- Beneficiaries designated in writing by the Covered Person for this Certificate on file with the Policyholder, if any, otherwise;
- 2) Beneficiaries as designated in writing for any group life insurance plan or its renewals in force for the Policyholder, if any, otherwise;
- 3) In equal shares to the members of the first surviving class of those that follow, if any:
 - a) a Covered Person's lawful spouse, if not legally separated or divorced, [or Domestic Partner;
 - b) a Covered Person's natural Child, adopted Child, foster Child, stepchild, or other Child for whom the Covered Person has or had legal guardianship (proof will be required); or
 - c) a Covered Person's parents, whether natural, step or adoptive; or
 - d) a Covered person's Sisters or Brothers, otherwise.
- 4) The estate of the Covered Person.

A Covered Person may change his/her beneficiary designation from time to time without the consent of the designated beneficiary by giving notice, in writing, to the Policyholder. When a request for designation or change is received by the Policyholder, it will take effect on the date of its execution, whether or not the Covered Person is living on the date it is received by the Policyholder. Any interest created by the request will be subject to any payment made or action taken before its receipt.

A Dependent's beneficiary is the Covered Person. If no beneficiary is living on the date of a Dependent's death, the beneficiary is the Covered Person's estate.

[CONDITIONAL CLAIM PAYMENT:

If a Covered Person incurs expenses for Injuries received in a covered Accident, and in Our opinion a third party may be liable, We will pay benefits if:

- (1) The Covered Person first agrees in writing to refund the lesser of:
 - (a) The amount We actually paid for such expenses; or
 - (b) The amount actually received from the third party for such expenses; and
- (2) The third party's liability is determined and satisfied whether by settlement, judgment, arbitration or otherwise.

However, prior to Our payment of benefits under this Certificate, if the third party's liability is satisfied in an amount less than the benefits payable under this Certificate, We will pay the difference.]

[EXPOSURE AND DISAPPEARANCE:

A Covered Person will be presumed to have died due to covered Injuries, if while insurance is in effect He suffers Covered Loss due to exposure to the elements.

A Covered Person will be presumed to have died, if, while insurance is in effect and after the forced landing, stranding, sinking or wrecking of a covered vehicle:

- 1) He disappears; and
- 2) His body is not found [within a year of the Accident]; and
- 3) a valid death certificate or other legal proof of death is issued by a court of appropriate jurisdiction.]

PHYSICAL EXAMINATION [AND AUTOPSY]:

We have the right to have a Physician of Our choice examine the Covered Person as often as is reasonably necessary. This section applies when a claim is pending or while benefits are being paid. [We also have the right to request an autopsy in the case of death, unless the law forbids it.] We will pay the cost of the examination [or autopsy]. (Autopsies are not permitted to be required in Massachusetts, Mississippi and South Carolina.)

[RECOVERY OF OVERPAYMENT:

If benefits are [overpaid, or paid in error] We have the right to recover the amount [overpaid or paid in error] by any of the following methods.

- 1) A request for lump sum payment of the amount [overpaid or paid in error] or
- 2) Reduction of any proceeds payable under this Certificate by the amount [overpaid or paid in error.]]

[RECOVERY OF BENEFITS:

We reserve the right to recover from a Covered Person any benefits We have paid to him for injuries:

- (1) Received in a covered Accident; and
- (2) Which are covered under:
 - (a) workers' compensation or similar statutory remedies available under law; or
 - b) Any employer's liability Insurance.

It will be assumed that the Covered Person is in receipt of such benefits unless he gives us proof such benefits have been denied to him.]

["Recovery" means monies paid to the Covered Person through judgment, settlement or otherwise to compensate for all losses caused by the Injury.]

[SUBROGATION:

If We have paid benefits to a Covered Person for Injuries received in a covered Accident, and in Our opinion a third party may be liable, We will be subrogated to the extent of such payment and to all of the rights of the Covered Person regarding the recovery of benefits paid or to any settlement or judgment which results from the exercise of these rights. The Covered Person agrees to sign papers and do whatever else is necessary to transfer his rights to us. We will exercise such rights on his behalf. He further agrees to furnish us with all relevant information and documents.]

LEGAL ACTIONS:

All Policy terms will be interpreted under the laws of the state in which the Policy and this Certificate was issued. No legal action may be brought to recover on the Policy and this Certificate within 60 days after written Proof of Loss has been furnished. No legal action may be brought after three (3) years from the time written Proof of Loss is required to be furnished.

GENERAL PROVISIONS

ENTIRE CONTRACT; CHANGES:

The Policy, this Certificate, the application of the Policyholder (if any, a copy of which is attached), endorsements, riders, and attached papers constitute the entire contract between the parties. If an application of a Covered Person is required, the application of any Insured, at Our option, may also be made a part of this contract.

All statements made by the Policyholder or by a Covered Person are deemed representations and not warranties. No such statement will cause us to deny or reduce benefits or be used as a defense to a claim unless a copy of the instrument containing the statement is or has been furnished to such person; or, in the event of his death or incapacity, his beneficiary or representative. After 2-years from the Covered Person's effective date of coverage, no such statement, except in the case of fraud or with respect to eligibility for coverage, will cause such coverage to be contested.

No change in the Policy or this Certificate will be valid until approved by one of Our executive officers. This approval must be endorsed on or attached to the Policy and this Certificate. No agent may change the Policy or this Certificate or waive any of its provisions.

WORKERS' COMPENSATION INSURANCE:

The Policy and this Certificate is not in lieu of and does not affect any requirement for coverage under any Workers' Compensation Insurance.

[RECORDS MAINTAINED:

[The Policyholder or its authorized administrator will maintain records of the essential features of each Covered Person's insurance under the Policy and this Certificate.

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We shall be permitted to examine the Policyholder's records relating to coverage under this Certificate. Examination may occur at any reasonable time up to the later of:

- (1) The two year period after the expiration of the Policyholder's coverage; or
- (2) The final adjustment and settlement of all claims under the Policyholder's coverage.]

[REPORTING REQUIREMENTS:

The Policyholder or its authorized agent must report to us, by the premium due date:

- (1) The names of all persons insured on the Effective Date of this Certificate;
- (2) The names of all persons who are insured after the Effective Date of the Policy and this Certificate;
- (3) The names of those persons whose insurance has terminated; and
- (1) Additional information required as agreed to by us and the Policyholder].

[CERTIFICATES OF INSURANCE:

A certificate of insurance will be delivered to the Policyholder for delivery to each Covered Person. Each certificate will list the benefits, conditions and limits of the Certificate. It will state to whom the benefits will be paid.]

POLICY TERMINATION:

We may terminate coverage on or after the anniversary of any premium due date. The Policyholder may terminate its coverage on any premium due date. Written notice must be given at least 31 days prior to such premium due date.

CONFORMITY WITH STATE STATUTES:

Any provision of the Policy and this Certificate in conflict on its effective date with the laws of the State of Issue indicated on the front page of the Policy and this Certificate is amended to conform to the minimum requirements of such laws.

[OTHER COVERAGE WITH US:

At any one time each Covered Person may have only one Certificate issued by Us having coverage similar to that described in the Policy and this Certificate. If we find He has more than one such Certificate, coverage will be provided under the plan that has been in force for the longer period of time. We will refund premiums paid for all other Certificates for concurrent periods of coverage.]

CLERICAL ERROR:

Clerical error in keeping any records pertaining to the coverage, whether by the Policyholder or by the Company, will not invalidate coverage otherwise validly in force nor continue coverage otherwise validly terminated, provided such clerical error is not prejudicial to the Company and is rectified promptly upon discovery.

ASSIGNMENT:

No assignment of interest in loss of life benefits shall be binding on the Company until the original or duplicate thereof is received by the Company. The Company assumes no responsibility for the validity of such assignment.

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INSOLVENCY:

The insolvency, bankruptcy, financial impairment, receivership, voluntary plan of arrangement with creditors, or dissolution of the Policyholder will not impose upon the Company any liability other than the liability defined in the Policy. The insolvency of the Policyholder will not make the Company liable to the creditors of the Policyholder, including Covered Persons under the Policy and this Certificate.

NON-PARTICIPATING:

The Policy and this Certificate is non-participating. It does not share in the Company's profits or surplus earnings.

WAIVER:

Failure of the Company to strictly enforce its rights under the Policy and this Certificate at any time or under any circumstance shall not constitute a waiver of such rights by the Company at any time under the same or different circumstances.

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UNITED STATES FIRE INSURANCE COMPANY

Administrative Offices: 5 Christopher Way • Eatontown, NJ 07724

GROUP ACCIDENT APPLICATION

_	nt/Policyholder (Full Logal Nama)			
	nt/Policyholder (Full Legal Name)			
	Office]Address			
			Zip Code	
Phone N	Number	FAX N	fumber	
Type of	business or organization:			_
2. Rec	quested Effective Date:[Man	rch 1, 2013]		
3. Class	s of Eligible Persons: [See attached S	chedule of Benefits]		
4. Desc	ription of Hazards and Benefits [Se	e attached Schedule of Ben	efits]	
Persons	who qualify within the Plans and class	sses described below are elig	gible to be insured under the Policy.	
The App 1.	insurance plans to the Underwriting C Administrator to examine all records that The consideration for the requested insur	ny records or other information company. The Applicant further pertain to the insurance plans rance is the Underwriting Corn due. Payment of the requi	tion necessary to insure the proper administrate of the agrees to allow the Underwriting Composition. In a supplication and the American premium, if any, after delivery of the policies of the policies.	any or its Applicant's
	olicant represents that the information properties of the requestion of the requesti		ompany to determine the terms of the insurance a	applied for
benefit		rmation in an application	alse or fraudulent claim for payment of n for insurance is guilty of a crime and	
ACCEP'	ΓANCE:			
(Signatu	re and Title of Applicant's Authorized Re	presentative)	Date:	
(City and	d State)			
Accepte (Signatu	d by: re and Title of Underwriting InsuranceCo	mpany Representative)	Date:	
[FOR C	OMPANY USE ONLY:			
SALES	OFFICE:	BROKER/A	GENT:]

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UNITED STATES FIRE INSURANCE COMPANY

Administrative Offices: 5 Christopher Way • Eatontown, NJ 07724

[Enrollment Form] [Group Accident Insurance]

[Applicant] [Employee]{Member] (Full Legal Name	2)	
Address	(First, MI, Last)	
Street Home Phone Number	City	State Zip Code [E-Mail Address:
DOB:[Social Secu	urity Number/ ITIN Number:]
[Gender: Male \square Female \square] Name of Beneficestate un	ciary F less designated)	Relationship to Insured
[Employer Name]][Date of Hire:][Hours Worked]
[Employer Address:] Are you acti	vely at work? □ YES □ NO
Spouse's Name : (If Spouse Coverage is Requested)[([Includes [Do	[Gender: Male □ Feomestic Partner][Civil Union Partner])]	male] Spouse's DOB:
[List all eligible children for whom you are pro Name (First, MI, Last)	posing coverage (from Youngest to Oldest): Gender	Date of Birth
1		
[[\$5,000.0	00] Accidental Death & Dismemberment] 0] Accident Medical Expense] week] Total Disability]	Premium [\$] [\$] [\$] [\$]
Plan Benefits [Plan2 [Full Occupational] [[\$100,000.00] Accidental Death & Dismemberment] [[\$10,000.00] Accident Medical Expense] [[\$200 per week] Total Disability] [list other benefits]		Premium [\$] [\$] [\$] [\$]
[□ [Employee][Member] [□ [Employee][Mem Total Premium Due to Company	nber] & Spouse] [[[[[[[[[[[[[nildren] [□ Family]] [\$]]
Requested Effective Date:		[DD/MM/YYYY]

CERTIFICATION: To the best of my knowledge and belief, the answers to the questions on this Enrollment are true and complete. They are offered to United States Fire Insurance Company as the basis for any insurance issued.

I have read the completed enrollment form and I realize any false statement or misrepresentation may result in loss of coverage under the Certificate. I understand and agree that if this enrollment is accepted by the Company, coverage will begin on [the Requested Effective Date] [the date of acceptance] [the effective date of the Group Policy], subject to the payment of the required premium.

[Coverage will not become effective unless you [are actively at work and] meet all eligibility requirements on the date of the enrollment and the effective date of coverage.]

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[I authorize [United States Fire Insurance Company] [my emp [earnings] [credit card] [bank account] and to deduct and pay period] for my insurance.] [Deduction start date:	United States Fire	Insurance Comp	
[Initial Payment: Check (Make check payable to [ADD R	ECIPIENT NAME	HERE])	
☐ Visa/MasterCard/American Express (pl	ease complete the	following authoriz	zation:
Name on Card		Expiration Date	
Credit Card Number		Cardholder Signa	ture
Billing Address (if different from above) (Street, City, State, Z	p)		
☐ Electronic Funds Transfer (Checking / Sa	vings)		
Routing /Transit Number		-	
Bank Account Number		J	
[Note: Any person who knowingly presents a false or fraudule application for insurance is guilty of a crime and may be subject.]			
Applicant Signature			Date:
[Signature of Agent	Agent No.:	Date:	State of Enrollment:]

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UNITED STATES FIRE INSURANCE COMPANY

Administrative Offices: 5 Christopher Way • Eatontown, NJ 07724

ARKANSAS AMENDATORY RIDER

This Rider is attached to and made a part of Policy Number [12345] issued to [ABC Association] (the Policyholder).

This Amendatory Rider is attached to and made a part of the Policy/Certificate. The provisions of this Amendatory Rider are effective on the Effective Date and will expire concurrently with the Policy/Certificate, unless otherwise terminated.

The Policy/Certificate are hereby amended for Arkansas as follows:

[DEFINITIONS

The definition of **DEPENDENT** is amended as follows:

The 31 day requirement for due proof of a Child's incapacity is deleted. We will require notice of the Child's incapacity and dependency. In no event, however, will this requirement preclude eligible Dependents regardless of age. If dependency or incapacity is removed or terminated the Covered Person must notify Us.]

This Amendatory Rider does not change coverage or provisions in any other way and is subject to all provisions, terms, and conditions of the Policy/Certificate.

If there is a conflict between the Policy/Certificate and this Rider, the terms of this Rider will govern.

Signed for United States Fire Insurance Company By:

Signature

Douglas M. Libby Chairman and CEO Signature

James Kraus Secretary

Jo Maris

SERFF Tracking #: CRUM-128650776 State Tracking #: Company Tracking #: GAP-30000

State: Arkansas Filing Company: United States Fire Insurance Company

TOI/Sub-TOI: H02G Group Health - Accident Only/H02G.000 Health - Accident Only

Product Name: Group Accident - Association -NABF

Project Name/Number: Group Accident- -NABF/

Supporting Document Schedules

		Item Status:	Status Date:
Satisfied - Item:	Flesch Certification	Accepted for Informational Purposes	09/10/2012
Comments:	In addition of the attached fleach certification, vertificate.	we conform that the Arkansas Guranty Notice will be include	d with every policy and
Attachment(s):			
Group Accident Readabili	ty Cert Template.pdf		
		Item Status:	Status Date:
Satisfied - Item:	Application	Accepted for Informational Purposes	09/10/2012
Comments:			
Attachment(s):			
Group Accident App Final	l.pdf		
		Item Status:	Status Date:
Satisfied - Item:	EOV	Accepted for Informational Purposes	09/10/2012
Comments:			
Attachment(s):			
Accident policy EOV.pdf			
		Item Status:	Status Date:
Satisfied - Item:	Fraud Warning attachment	Accepted for Informational Purposes	09/10/2012
Comments:			
Attachment(s):			
Fraud Warning Statement	ts.pdf		
		Item Status:	Status Date:
Satisfied - Item:	List of Associations	Accepted for Informational Purposes	09/10/2012

Company Tracking #: SERFF Tracking #: CRUM-128650776 State Tracking #: GAP-30000 Filing Company: State: Arkansas United States Fire Insurance Company TOI/Sub-TOI: H02G Group Health - Accident Only/H02G.000 Health - Accident Only Product Name: Group Accident - Association -NABF Group Accident- -NABF/ Project Name/Number: Attachment(s): List of Associations 2012.pdf Item Status: **Status Date:** Satisfied - Item: Bylaws and Articles of Incorporation for the associations 09/10/2012 Approved

Comments:

Attachment(s):

NABF BYLAWS, ARTICLES ETC..pdf

UNITED STATES FIRE INSURANCE COMPANY

Administrative Offices: 5 Christopher Way • 3rd Floor • Eatontown, NJ 07724

READABILITY CERTIFICATION

To Whom It May Concern:

This is to certify that the attached forms achieved a combined Flesch Reading Ease Score and are in compliance with applicable laws and regulations as follows:

Form #	Title	Combined Flesch Score
GAP 30000	Group Accident Policy	
GAC 30000 Group Accident Certificate		
GAE 30000 Enrollment Form - Group Accident Coverage		44.0
GAA 30000 Master Group Application – Group Accident Coverage		44.2
GAR 30000	Administrative Change Rider	
	•	

United States Fire Insurance Company

Signature

Gary M. McGeddy

Printed Name

Executive Vice President

Title

July 23, 2012

Date

UNITED STATES FIRE INSURANCE COMPANY

Administrative Offices: 5 Christopher Way • Eatontown, NJ 07724

GROUP ACCIDENT APPLICATION

_	nt/Policyholder (Full Logal Nama)			
	nt/Policyholder (Full Legal Name)			
	Office]Address			
			Zip Code	
Phone N	Number	FAX N	fumber	
Type of	business or organization:			_
2. Rec	quested Effective Date:[Man	rch 1, 2013]		
3. Class	s of Eligible Persons: [See attached S	chedule of Benefits]		
4. Desc	ription of Hazards and Benefits [Se	e attached Schedule of Ben	efits]	
Persons	who qualify within the Plans and class	sses described below are elig	gible to be insured under the Policy.	
The App 1.	insurance plans to the Underwriting C Administrator to examine all records that The consideration for the requested insur	ny records or other information company. The Applicant further pertain to the insurance plans rance is the Underwriting Corn due. Payment of the requi	tion necessary to insure the proper administrate of the agrees to allow the Underwriting Composition. In a supplication and the American premium, if any, after delivery of the policies of the policies.	any or its Applicant's
	olicant represents that the information properties of the requestion of the requesti		ompany to determine the terms of the insurance a	applied for
benefit		rmation in an application	alse or fraudulent claim for payment of n for insurance is guilty of a crime and	
ACCEP'	ΓANCE:			
(Signatu	re and Title of Applicant's Authorized Re	presentative)	Date:	
(City and	d State)			
Accepte (Signatu	d by: re and Title of Underwriting InsuranceCo	mpany Representative)	Date:	
[FOR C	OMPANY USE ONLY:			
SALES	OFFICE:	BROKER/A	GENT:]

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GENERAL COMMENTS

- Any bracketed or handwritten information is being filed as variable. This data will vary from case to case. Variable data will never exclude or limit provisions required by the jurisdiction in which the group policy is issued. The appropriate required language will always appear, but the arrangement or formatting may vary. We certify that the type size will always remain as the State required size and all statutory/regulatory provisions and requirements will not be changed.
- Brackets around numbers or alphas in a listing and punctuation or words such as, "and"/"or" in a listing will be included or deleted as needed in order to make the statement read correctly. Numeric variables will reflect the policy provisions and will always comply with the minimum statutory requirements of the jurisdiction in which the group policy is issued.
- The format may vary; however, the relative prominence of the provisions will not change.

Please note: The above variables will not be explained everywhere they appear. Items which are considered illustrative are not explained. Further there are certain items that are bracketed as they will simply appear as shown or may be omitted if not mandated by law. In addition there are certain variables that are explained in detail within the forms themselves such as the variables within the Schedule of Benefits.

EXPLANATION OF VARIABLE AREA

- (1) Policy Number The reference to the policy number will vary as issued and will be client specific.
- (2) Policyholder Name The reference to the policyholder will vary as issued and will be client specific but will always be a policy covering association, employer groups, financial institutions, credit unions, or other statutorily eligible group which shall be deemed the policyholder.
- (3) Effective Date The date will vary and will always be after the date of approval.
- (4) Schedule Pages The information that appears on the schedule pages include the variable ranges for each benefit. The amounts will vary by group but will never be outside of the variable parameters as approved by the state.

The policy period will always be included in the Schedule but will vary to be a range of dates from the date of issue.

Classes of Eligible Persons will vary based upon type of group and will be client specific.

SECTION

The Aggregate Limit of Liability will be included as shown or omitted based upon the plan issued. When included it will appear as shown and will only include the options indicated on the form.

In addition the Hazards and Benefits will be included as show or will be omitted based upon the policyholder and types of groups covered. The Hazards and Benefits, when included, will be included as shown and will only vary based upon the numeric ranges of variability included on the forms and will never show any other text.

(5) Definitions

Each Bracketed Definition will be included as shown or omitted at the option of the policyholder or if the Definition has no relevance to the risks covered. If included the definition will appear as filed and approved and will not vary from the state approved text. For example:

Definitions related to Dependents such as Child, Spouse, etc.. will only be included as shown when Dependent Coverage is included.

Domestic partner or Civil Partner will be included as shown or omitted depending upon whether the client wishes to cover domestic partners. If Domestic partners or Civil Partners are not covered under the plan any references to Domestic partner or Civil Partner will be omitted throughout the forms.

The term Occurrence will only be included as shown when the Aggregate Limit of Liability is per Occurrence.

The definition of Other Income benefits will only appear as shown when Disability or Permanent and Total Disability benefits are offered

(6) Eligibility for Insurance

The paragraph regarding Dependents will be included as shown or omitted in its entirety if there is no dependent coverage

(7) Effective Date of Insurance

The paragraphs regarding Dependents will be included as shown or omitted in their entirety if there is no dependent coverage

(8) Termination

References to Actively at Work requirements will be omitted in their entirety if this coverage is not for employer groups

The paragraph regarding Dependent Termination date will be omitted in its entirety if dependent coverage is not available

(9) Grace period

The Grace Period provision will be included unless the plan selected by the Policyholder is for a single term. If the plan is for a single term the grace period provision will be omitted.

When included, the grace period will be a minimum of 31 days but may be longer at the option of the Company. The grace period will never be less than the number of days mandated by law.

(10)Reinstatement

The Reinstatement provision will be included unless the plan selected by the Policyholder is for a single term and there is no grace period

(11) Term of Payment (Primary or Full Excess or Primary Excess)

Each term of payment listed will be included as shown or omitted depending upon plan selected There will never be more than one term of payment.

(12)) Hazards Against Insurance

Each Hazard listed will be included as shown or omitted depending upon the **c**overage selected by the policyholder and the type of group based upon their needs. No wording will ever be added that is not filed in the submitted and approved forms.

Each bracketed section will be included or omitted. The following is an explanation of the variability within some of the different Hazards:

(13) Full Occupational Coverage

Item (3) of the first paragraph will only appear as shown when including Business Travel coverage.

The second paragraph and definition of Personal Deviation will only be included as shown when Business Travel coverage is included.

(14) Felonious Assault

The definition of "job" and employer will appear as shown when occupational.

(15) Passenger Car

This Hazard will be used for Business Travel only or Business and Pleasure Travel at the option of the policyholder.

If Business and Pleasure Travel is included in the coverage the following is omitted from the first paragraph: [which occur:

- [while the Covered Person is traveling on business for the Policyholder][; and]
- [in the course of the Policyholder's business].

All such trips must be authorized by the Policyholder].

This bracketed language is only included when the coverage is for Business Travel Only.

(16) 24 Hour Coverage while Traveling on Business away From the premises...

Commuting or Personal Deviations will be included as shown or omitted at the option of the policyholder. If the policyholder wishes to include Commuting or Personal Deviations the exclusion will not appear.

The definitions of Commuting or Personal Deviations will only appear as shown if the exclusion appears.

(17) Foreign Business Travel Coverage

Personal Deviations will be included as shown or omitted at the **o**ption of the policyholder

References to traveling outside the US or away from the home country will be included as shown or omitted at the option of the policyholder.

The definition of Home Country will be included as shown when travel away from the home country is included. If not it will be deleted in its entirety.

References to place of work will be included only when coverage is offered to employer groups. If not it will be omitted.

(18) All Conveyances....

This Hazard will be used for Business Travel only or Business and Pleasure Travel at the option of the policyholder.

If Business and Pleasure Travel is included in the coverage the following is omitted from the first paragraph: [which occur:

- [while the Covered Person is traveling on business for the Policyholder][; and]
- [in the course of the Policyholder's business].

All such trips must be authorized by the Policyholder].

(19) War Risk Coverage

The excluded geographic areas will be based upon the political climate at the time coverage is issued.

All other Hazards are in or out as shown based upon the needs of the policyholder. The language included will no vary from the approved text when included.

(20) Description of Benefits

Each benefit listed will be included as shown or omitted depending upon the coverage selected by the policyholder and the type of group

(21) Accidental Death And Dismemberment Benefit

Each Benefit listed will be included as shown or omitted depending upon the coverage selected by the policyholder.

The entire benefit may be included as shown or omitted.

Each covered loss will be included as shown or omitted in its entirety.

Definitions under this Benefit will be included as shown or omitted in their entirety based upon the benefits included or excluded.

(22) Additional Accident **Benefits**

Each additional benefit listed will be included as shown or omitted depending upon the coverage selected by the policyholder and the type of group.

Any benefits required by state law/regulation will always be included.

(23) Family Relocation

This benefit will be included as shown when coverage is issued to employer groups. If not, it will be omitted in its entirety.

(24) Identification Benefit

This benefit allows for an additional benefit to be paid in the instance where a Covered Person suffers Loss of Life and is 100 or more miles from home. This benefit would pay for the transportation charges, food and Hotel charges of an Immediate Family Member to travel for the purpose of identifying the body of the Covered Person.

(25) Seatbelt Benefit

This benefits allows for additional benefits in the event the Covered Person suffers Loss of Life while the Covered Person was restrained by a Seat Belt and an additional benefit if protected by a factory installed airbag.

Benefit

(26) Wheelchair Confinement This allows for an additional benefit to be paid for Alterations to the Covered Persons residence or modifications to the Covered Persons owned or leased Motor Vehicle, if such Covered Person suffers a covered Loss which results in the Covered Person being confined to a Wheelchair.

All other Benefits are in or out as shown based upon the needs of the policyholder. The language included will no vary from the approved text when included.

(27) Exclusions

The exclusions will be included as shown or some or all exclusions may be omitted at the option of the policyholder. Exclusions will never include more than those shown and approved by the Department as allowable.

Only Exclusions that pertain to the risk assumed will be used in the issued policy. As an example, if we are covering a specific trip which includes exposure outside of the United States, the exclusion related to travel outside of the United States will not be used within the issued policy (and certificate).

(28) Claims Provisions Some of the claims provisions listed such as Commutation of losses; Exposure and

Disappearance: Recovery: Subrogation and Right or Recovery listed will be included as

shown or omitted.

(29) Notice of Claim Notice of claim will either be required within 20 or 30 days after the covered loss but will

never be more than required by the laws of the State of Issue.

(30) Physical Examination

The references to autopsy will only be included when accidental death benefits are

included in the plan.

[and Autopsy] When included it will appear as shown and text will not vary.

(31) Enrollment Form References to applicant/employee or member will change based upon the type of group

Applicant Information requested will either appear as shown or be omitted in its entirety. Format of the information may vary based upon marketing methods but text will nit vary from state approved language.

Sections related to spouse or dependents will be included as shown or omitted based upon whether dependent coverage is available.

Plan offerings will vary based upon group and client but will never include more than what is in the filed and approved schedule.

Payment methods will vary and will either be included as shown or omitted in their entirety.

Fraud Language is variable as there is an additional fraud warning attachment for those states where fraud language differs.

FRAUD STATEMENT

FOR RESIDENTS OF ALL STATES OTHER THAN THOSE LISTED BELOW:

Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or knowingly presents false information in an application for insurance is guilty of a crime and may be subject to fines and confinement in prison.

ARIZONA: For your protection Arizona law requires the following statement to appear on this form. Any person who knowingly presents a false or fraudulent claim for payment of a loss is subject to criminal and civil penalties.

ALASKA and KENTUCKY: Any person who knowingly and with intent to defraud any insurance company or other person files a statement of claim containing any materially false, incomplete or misleading information or conceals, for the purpose of misleading, information concerning any fact material thereto commits a fraudulent insurance act, which is a crime and may be prosecuted under state law.

<u>CALIFORNIA</u>: For your protection California law requires the following to appear on this form: Any person who knowingly presents a false or fraudulent claim for the payment of a loss is guilty of a crime and may be subject to fines and confinement in state prison.

<u>COLORADO</u>: It is unlawful to knowingly provide false, incomplete, or misleading facts or information to an insurance company for the purpose of defrauding or attempting to defraud the company. Penalties may include imprisonment, fines, denial of insurance and civil damages. Any insurance company or agent of an insurance company who knowingly provides false, incomplete, or misleading facts or information to a policyholder or claimant for the purpose of defrauding or attempting to defraud the policyholder or claimant with regard to a settlement or award payable from insurance proceeds shall be reported to the Colorado division of insurance within the department of regulatory agencies.

<u>FLORIDA:</u> WARNING: Any person who knowingly and with intent to injure, defraud, or deceive any insurer files a statement of claim or an application containing any false, incomplete, or misleading information is guilty of a felony of the third degree.

<u>IDAHO</u>: Any person who knowingly, and with intent to defraud or deceive any insurance company, files a statement of claim containing any false, incomplete, or misleading information is guilty of a felony.

<u>MARYLAND</u>: Any person who knowingly or willfully presents a false or fraudulent claim for payment of a loss or benefit or who knowingly or willfully presents false information in an application for insurance is guilty of a crime and may be subject to fines and confinement in prison.

NEW HAMPSHIRE: Any person who, with a purpose to injure, defraud, or deceive any insurance company, files a statement of claim containing any false, incomplete, or misleading information is subject to prosecution and punishment for insurance fraud, as provided in RSA 638:20.

NEW JERSEY: Any person who knowingly files a statement of claim containing any false or misleading information is subject to criminal and civil penalties.

NEW MEXICO and PENNSYLVANIA: Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance or statement of claim containing any materially false information or conceals for the purpose of misleading, information concerning any fact material thereto commits a fraudulent insurance act, which is a crime and subjects such person to criminal and civil penalties.

OKLAHOMA: Any person who knowingly, and with intent to injure, defraud or deceive any insurer, makes any claim for the proceeds of an insurance policy containing any false, incomplete or misleading information is guilty of a felony.

TENNESSEE and VIRGINIA: It is a crime to knowingly provide false, incomplete or misleading information to an insurance company for the purpose of defrauding the company. Penalties include imprisonment, fines and denial of insurance benefits.

<u>TEXAS</u>: Any person who knowingly presents a false or fraudulent claim for payment of a loss is guilty of a crime and may be subject to fines and confinement in state prison.

NEW YORK*: Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance or statement of claim containing any materially false information, or conceals for the purpose of misleading, information concerning any fact material thereto, commits a fraudulent insurance act, which is a crime, and shall also be subject to a civil penalty not to exceed five thousand dollars and the stated value of the claim for each such violation.

Employee Signature Date	ie –
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^{*}The fraud warning in NY must appear above the signature line.

LIST OF ASSOCIATIONS UNITED STATES FIRE INSURANCE COMPANY

- American Advantage Association (AAA)
- o American Business Benefit Association (ABBA)
- American Society of Composers, Authors, and Publishers (ASCAP)
- Association of United Internet Consumers (AUIC)
- International Association of Benefits (IAB)
- Health Care Credit Union Association (HCCUA)
- Med-Sense Guaranteed Association
- National Association of Preferred Providers (NAPP)
- National Association of Realtors (NAR)
- United Consumer Awareness Association (UCAA)
- United Service Association for Healthcare (USAHC)
- Self Storage Association (SSA)
- National Notary Association (NNA)
- o Adventure Advocates
- Business Workers of America (BWA)
- Auto Help Line (AHLA)
- National Alliance of Consumer and Healthcare Professionals (NACHP)
- North American Boxing Federation (NABF)

SERFF Tracking #: CRUM-128650776 State Tracking #: Company Tracking #: GAP-30000

State: Arkansas Filing Company: United States Fire Insurance Company

TOI/Sub-TOI: H02G Group Health - Accident Only/H02G.000 Health - Accident Only

Product Name: Group Accident - Association -NABF

Project Name/Number: Group Accident- -NABF/

Supporting Document Schedules

State: Arkansas Filing Company: United States Fire Insurance Company

TOI/Sub-TOI: H02G Group Health - Accident Only/H02G.000 Health - Accident Only

Product Name: Group Accident - Association -NABF

Project Name/Number: Group Accident- -NABF/

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